



# THE KENYA GAZETTE

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## GAZETTE NOTICE No 3117

THE CONSTITUTION OF THE REPUBLIC OF KENYA  
APPOINTMENT OF ACTING CONTROLLER AND AUDITOR-GENERAL

IN PURSUANCE of section 110 (2) of the Constitution of the Republic of Kenya, I hereby appoint—

PHILIP WAHOME

to act as Controller and Auditor-General with effect from the 4th October 1969

Dated this 31st day of October 1969

JOMO KENYATTA,  
*President*

## GAZETTE NOTICE No 3118

THE CONSTITUTION OF KENYA

APPOINTMENT OF PUISNE JUDGE

IN EXERCISE of the powers conferred by section 61 (2) of the Constitution of Kenya, I, Jomo Kenyatta, President and Commander-in-Chief of the Armed Forces of the Republic of Kenya, acting in accordance with the advice of the Judicial Service Commission, hereby appoint—

ALAN ROBIN WINSTON HANCOX

to be a Puisne Judge of the High Court

Dated this 1st day of October 1969

JOMO KENYATTA,  
*President*

## GAZETTE NOTICE No 3119

JUDICIAL SERVICE COMMISSION

REVOCATION OF APPOINTMENT

THE appointment of—

JOSEPH KAMAU KAMFRE

as Resident Magistrate, Kenya, has been cancelled with effect from 22nd September 1969

(Gazette Notice No 3991 of 1968 is hereby cancelled)

Dated this 6th day of October 1969

M K MWENDWA,  
*Chairman*  
*Judicial Service Commission*

## GAZETTE NOTICE No 3120

JUDICIAL SERVICE COMMISSION

APPOINTMENT OF DISTRICT MAGISTRATES

IN EXERCISE of the powers conferred by section 185 of the Constitution of Kenya, and by sections 6, 7 and 8 of the Magistrate's Courts Act 1967, the Judicial Service Commission hereby appoints the persons named in the first column to be district magistrates, with power to hold a magistrate's court of the class designated in the second column, and assigns them to the districts named in the third column—

Name	Class of Court	District
David King'oo Mutemi	Third Class Remand and Bail only	Garissa
Killion Owuor	Third Class Remand and Bail only	Garissa (Dadaab Division)

Dated this 30th day of September 1969

M K MWENDWA,  
*Chairman*  
*Judicial Service Commission*

## GAZETTE NOTICE No 3121

THE MAGISTRATE'S COURTS ACT 1967

(No 17 of 1967)

ASSIGNMENTS

IN EXERCISE of the powers conferred by section 8 (1) of the Magistrate's Courts Act 1967, the Chairman of the Judicial Service Commission makes the following assignments of District Magistrates—

GEORGE GOGWE, a District Magistrate empowered to hold a magistrate's court of the third class, is assigned to the Mombasa and Kilifi Districts with effect from 10th July 1969

HARRISON DAWSON MGANGA, a District Magistrate empowered to hold a magistrate's court of the third class, is assigned to the Taita District with effect from the 27th October 1969, and his assignment to the Kilifi District by Gazette Notice No 2878/1967, and to Kwale District by Gazette Notice No 2775/1969, is cancelled from that date

HENRY KALUME, a District Magistrate empowered to hold a magistrate's court of the third class, is assigned to the Kilifi, Kwale and Mombasa Districts with effect from 23rd December 1969, and his assignment to the Taita District by Gazette Notice No 1751/1968 is cancelled from that date

Dated this 30th day of September 1969

M K MWENDWA,  
*Chairman*  
*Judicial Service Commission*

## GAZETTE NOTICE No 3122

(28/5/53A)

THE PRISONS ACT

(Cap 90)

APPOINTMENT OF VISITING JUSTICES

IN EXERCISE of the powers conferred by section 72 (1) of the Prisons Act, the Permanent Secretary, Vice-President's Office and Ministry of Home Affairs\*, hereby appoints—

Justin Jona Mockhoy,

Jimmy Jeremiah Kumaro,

as Visiting Justices to Taveta Remand Prison and EMPE Camp, in the Taita/Taveta District, Coast Province

Dated this 29th day of September 1969

A J OMANGA,  
*Permanent Secretary*  
*Vice-President's Office and*  
*Ministry of Home Affairs*

\*L N 692/1963

## GAZETTE NOTICE No 3123

(28/5/22/Vol II)

THE PRISONS ACT

(Cap 90)

CANCELLATION OF APPOINTMENT OF A VISITING JUSTICE

IN EXERCISE of the powers conferred by section 72 (1) of the Prisons Act the Permanent Secretary, Vice-President's Office and Ministry of Home Affairs\*, hereby cancels the appointment of—

HARRY THUKU  
as a Visiting Justice to Kiambu Prison in the Kiambu District, Central Province

Dated this 29th day of September 1969

A J OMANGA,  
*Permanent Secretary*  
*Vice-President's Office and*  
*Ministry of Home Affairs*

\*L N 692/1969 †G N 3167/1964

## GAZETTE NOTICE No 3124

## THE REGISTRATION OF TITLES ACT

(Cap 281 section 71)

## ISSUE OF PROVISIONAL CERTIFICATE

WHEREAS Kipsigs Traders' Co-operative Society Limited a body corporate having its registered office at Kencho (P.O. Box 493) in the Republic of Kenya is registered as the proprietor of all that piece of land known as Land Reference No 631/62/IV situate in the Kericho Township in the Kericho District by virtue of a Grant registered as No 1 R 9854/1 and whereas sufficient evidence has been adduced to show that the said grant has been lost notice is hereby given that after the expiration of 90 days from the date hereof I shall issue a provisional certificate provided that no objection has been received within that period

Dated at Nairobi this 10th day of October 1969

M A KHAN,  
Registrar of Titles

## GAZETTE NOTICE No 3125

## THE REGISTRATION OF TITLES ACT

(Cap 281 section 65 (1) (h))

WHEREAS The Kenya Rayon Mills Limited of P.O. Box 2476, Mombasa in the Republic of Kenya has executed a Charge over all its right, title and interest in all that piece of land situate in the Mombasa Municipality in the District of Mombasa containing by measurement 8.3 acres or thereabouts being Subdivision No 2419 of Section VI Mainland North held by it for the unexpired residue of the term of 99 years from the 1st day of July 1963 under a Lease registered as No CR 13155/1 and whereas such charge has been presented for registration and whereas a declaration has been filed in terms of section 65 (1) (h) of the above Act declaring that the said Lease being Title No CR 13155/1 has been lost notice is hereby given that after 14 days from the date hereof provided that no objection has been received within that period I intend to dispense with the production of the said Title and to proceed with the registration of the said Charge

Dated at Mombasa this 3rd day of October 1969

A V DE SOUZA,  
Acting Registrar of Titles

## GAZETTE NOTICE No 3126

## IN THE HIGH COURT OF KENYA AT NYERI

## CRIMINAL CAUSE LIST

Before the Honourable Mr Justice Trevelyan

In Court on Monday, 13th October 1969, at 10 a.m.

## For Probation Officers's Report

Cr C No 613 of 1968 Republic v Njeru Mwambura

## For Plea

Cr C No 455 of 1969 Republic v Gitau Ngumba Alias Kabuthi Ngumba

Cr C No 457 of 1969 Republic v Dionysus Githuto s/o Hudson Wamun

Cr C No 458 of 1969 Republic v Kagondo w/o Munyi Njweri

Cr C No 460 of 1969 Republic v Joseph Kamau Mwangi

Cr C No 462 of 1969 Republic v Nyeru s/o Daniel Ngore

Cr C No 463 of 1969 Republic v Kabiro s/o Kanyi

Cr C No 465 of 1969 Republic v Mwangi Kamau

Cr C No 469 of 1969 Republic v (1) Thomas Eliyah Gikonyo s/o Philip Ngunatha (2) Mshak Mwangi s/o Philip Ngunatha (3) Peter Wabutu s/o Philip Ngunatha

Cr C No 470 of 1969 Republic v (1) Juma s/o Murugi (2) Mwetile Kimbara (3) Dok-Dok ole Kamuru (4) Kahando s/o Wamwemu

Cr C No 471 of 1969 Republic v Njeru s/o Nthiga

Cr C No 472 of 1969 Republic v Shem Ndungu Munuho

## For Hearing After Above

Monday 13th October 1969

Cr C No 468 of 1969 Republic v Benard Kagi

Tuesday, 14th October 1969

Cr C No 468 of 1969 Republic v Benard Kagi

Wednesday, 15th October 1969

Cr C No 468 of 1969 Republic v Benard Kagi

(Thereafter as to be fixed)

E J CARTHEW,  
District Registrar

## GAZETTE NOTICE No 3127

## PUBLIC SERVICE COMMISSION OF KENYA

## VACANCIES

APPLICATIONS are invited for the following posts and must be submitted to the Secretary, Public Service Commission of Kenya, P.O. Box 30095, Nairobi, to reach him by 31st October 1969. Civil servants must complete applications in triplicate on Form PSC 2. The original should be submitted to Heads of Departments at least seven days before the closing date, and the duplicate and triplicate to be sent by the applicant directly to the Secretary. Other applications to be submitted in triplicate on Form PSC 2 obtainable from the Secretary. Applicants must quote the number shown against the post in the advertisement.

Head of Department of Executive Training Kenya Institute of Administration (No 332/69)

Salary scale—£1,839 to £1,989 PENSIONABLE or AGREEMENT

Applicants should be graduates of an approved University with a degree in Commerce, Economics or Business Administration, or a related field, and preferably with a post-graduate qualification and experience. Alternatively, they should have an acceptable professional qualification in Accountancy, Secretaryship or Management Practice. They should have considerable experience in the fields of accounting and/or personnel management, teaching or in administration, and be capable of administering a department, planning and organizing training programmes and be prepared to travel in order to be actively involved in students' m-service training. They should also have interest and be prepared to participate in extra-curricular activities with the students.

Architect (Two Posts) Ministry of Works (No 333/69)

Salary scale—£810 to £1,710 PENSIONABLE or AGREEMENT

Applicants should be Corporate Members of the Architectural Association of Kenya, or possess qualifications which the Board of Registration of Architects and Quantity Surveyors in Kenya would recognize for registration purposes. Experience in the planning and design of housing particularly in low-cost housing would be an advantage as would be experience in site and service schemes. Town-planning experience would be desirable with particular reference to Rural Development, and experience in conducting research and investigation into ways of reducing housing costs would be an asset.

Twenty-four Vacancies for Personnel Officers (No 334/69)

Available in various Ministries/Departments, as follows—

Five posts for Personnel Officers Grade I, five posts for Grade II and 14 for Grade III

Salary scale—As laid down PENSIONABLE

Applicants must be civil servants who are qualified in accordance with the Scheme of Service for Personnel Officers (Personnel Circular No 31 of 10th November 1966), and be suitable in all other respects for consideration for appointment to the respective grade for which the application is made. They must be prepared to serve anywhere and in any Ministry or Department. Applicants must indicate clearly the particular grade applied for.

Lecturer (Two Posts) Available as shown below Kenya Institute of Administration (No 335/69)

Salary scale—£1,104 to £1,336 PENSIONABLE or AGREEMENT

## Department of Co-operative Training

Applicants should be graduates of an approved University with a degree in Commerce, Economics or Business Administration, or an acceptable qualification of a recognized professional body in Accountancy or Secretaryship. Ability to conduct research work and teaching experience will be an advantage. They must be able to teach at least three of the following subjects to an advanced stage—

Statistics, Mercantile Law, Co-operative Law and Practice, General Principles of Law, Economics, Book-keeping and Accounts, and Costing

## Department of Executive Training (No 336/69)

Applicants should be civil servants and possess a degree in Commerce or Business Administration of an approved University or a related field or an acceptable qualification of a recognized professional body in Accountancy or Secretaryship. The post requires thorough knowledge of commercial accounting and some practical experience of the accounting system and procedures used in Government. The successful candidate will be required to plan and conduct courses of instruction for officers undergoing Executive Training. Teaching experience would be an advantage. Applicants must state for which post they are applying and submit a separate set of application forms for each post for which they may apply.

## VACANCIES—PUBLIC SERVICE COMMISSION—(Contd.)

**Laboratory Technologist Grade II (Seven Posts), Ministry of Health (No 337/69)**

**Salary scale**—£1,104 to £1,356 PENSIONABLE or AGREEMENT

Applicants must be Associates of the Institute of Medical Laboratory Technology or must possess a B Science degree of an approved University

**Hospital Secretary (Three Posts) Ministry of Health (No 338/69)**

**Salary scale**—£1,104 to £1,356 PENSIONABLE

Applicants must be serving in the grade of Hospital Superintendent Grade II (£858 to £1,068) or in a comparable position, in the Ministry of Health. They must have successfully completed a two-year course in Hospital Administration and possess a Diploma in Hospital Administration

**Executive Officer Grade II Ministry of Housing (No 339/69)**

**Salary scale**—£858 to £1,068 PENSIONABLE

Applicants must be civil servants with Cambridge School Certificate or its equivalent and must have served at the level of Executive Officer Grade III for at least one year. Sound knowledge of Government Financial Regulations is essential, and some knowledge of Land Laws and related matters, housing estate management and the maintenance of records would be of advantage. The successful applicant will work under the Chief Estates Officer and assist him in the management of housing estates and maintaining records of Government Tenant Purchase Housing Schemes

**Probation Officer Grade I (Two Posts), Probation Services (No 340/69)**

**Salary scale**—£858 to £1,068 PENSIONABLE

Applicants must be serving Probation Officer Grade II with not less than one year's service in that grade and must have proven ability to take charge of a station and be able to control other Probation Officers and take over an area during the absence of the Senior Probation Officer. They should also be conversant with Government Regulations, and knowledge of vote control is essential

**Senior Inspector (Mechanical) (Three Posts—available as shown below) Kenya Police (No 341/69)**

**Salary scale**—£858 to £1,068 PENSIONABLE or AGREEMENT

**Power Plant (One Post)**

Applicants should, preferably, be of Cambridge School Certificate standard of education, and must have served a recognized apprenticeship in Automobile/Power Plant Engineering or be able to furnish proof that they have attained a high standard of training or experience in lieu. They must have served for at least two years in the grade of Inspector (Mechanical) or have been in sole charge of a small medium-sized Mechanical/Electrical workshop, or as a section leader in a large workshop. They must be fully conversant with the overhaul, repair, maintenance and installation of Power Plant, petrol and diesel engines, and coupled to Alternators, Generators and Regulating equipment in the range of 5 kW to 22 kW. They must be capable of preparing and interpreting engineering drawings and be conversant with the overhaul, repair and maintenance of Fuel Injector equipment of all makes, and be able to supervise a Fuel Injection repair shop. They should also be conversant with Government Regulations in regard to the control, receipts and issues of stores, and be able to exercise budgeting control and prepare estimates. A sound knowledge of Government regulations in regard to safety regulations pertaining to Electrical Supply would be an advantage

**Mechanical (Two Posts), (No 342/69)**

Applicants must have served a recognized apprenticeship or be able to furnish proof that they have attained a high standard of training or experience elsewhere in the repair and overhaul of motor vehicles. They must have also served for at least two years in the grade of Inspector (Mechanical), or have been in sole charge of a small medium-sized mechanical workshop, or as a section leader in a large workshop. They should be capable of supervising the care and maintenance of transport in the workshop, be fully conversant with Government Regulations in regard to the control, receipts and issues of stores, and be able to exercise budgeting control and prepare estimates. Successful candidates are liable to be posted anywhere in Kenya. Applicants must state for which post they are applying and submit a separate set of application forms for each post for which they may apply

**Assistant Auditor (Six Posts), Exchequer and Audit Department (No 343/69)**

**Salary scale**—£858 to £1,068 PENSIONABLE or AGREEMENT

Applicants must possess a relevant degree of an approved University or must have passed the Intermediate Examination of recognized professional body. Serving officers who have completed a minimum of three years' satisfactory accountancy experience as either Examiner of Accounts or Accountant Grade III, and have passed the Kenya Government Accounts Examination No 2, or the Intermediate Examination of a recognized Accountancy body, or have successfully completed an Advanced Accounts Course at the Kenya Institute of Administration would be considered

**Inspector of Apprenticeship and Trade Testing, Ministry of Labour (No 344/69)**

**Salary scale**—£858 to £1,068 PENSIONABLE or AGREEMENT

Applicants should have good standard of education, be fluent in English and capable of drafting reports. They must have undergone an apprenticeship (or similar) training of a recognized nature and hold a Kenya Government Grade I Trade Test Certificate as Welder (Gas and Arc) with at least five years' experience in arc and gas welding, sheet-metal work and blacksmith after passing the Grade I Trade Test. They must have held a supervisory appointment with a welding industry. Possession of a relevant City and Guilds Certificate will be an advantage. Duties include instructing and trade testing employees in the welding trades at the National Industrial Vocational Training Centre and at out-stations as and when necessary, and also inspecting training schemes operated by employers under the Industrial Training Act and giving advice to such employers. The successful candidate may be required to spend some months in a foreign country on a training fellowship sponsored by the International Labour Organization

**Senior Laboratory Assistant (Five Posts), Ministry of Health (No 345/69)**

**Salary scale**—£603 to £828 PENSIONABLE or AGREEMENT

Applicants must be civil servants who have had ample experience at the level of Laboratory Assistant Grade I in the G 8 salary scale (£474 to £582), with a satisfactory service

**Foreman (Mechanical) (Three Posts), Kenya Police (No 346/69)**

**Salary scale**—£603 to £828 PENSIONABLE or AGREEMENT

Applicants must possess the Kenya Government Grade I Trade Test Certificate for Vehicle Mechanics, be fully conversant with the repair and overhaul of motor vehicles of all types and stationary power plant. They must be capable of running a small workshop without supervision, compile inspection and technical reports and conduct correspondence, and must have a good knowledge of stores accounting and stock control, and possess a valid driving licence covering vehicles up to and including five tons. Posting will be anywhere in Kenya

**Housekeeper Grade II (Five Posts) Ministry of Health (No 347/69)**

**Salary scale**—£528 to £648 PENSIONABLE or AGREEMENT

Applicants should be of mature age and of Cambridge School Certificate standard of education. They must have had an approved training in Home Management/Domestic Science at a recognized institution. Previous experience in catering will be an advantage. Successful candidates will be posted to any hospital in Kenya to undertake catering and allied duties

**Technical Assistant (Audio-Visual Aids Centre) Kenya Institute of Administration (No 348/69)**

**Salary scale**—£474 to £582 PENSIONABLE or AGREEMENT

Applicants should possess the City and Guilds Telecommunications A or B Certificates with a sound knowledge and experience of all maintenance and repair of electrical and electronic equipment. The successful candidate will be required to service and maintain equipment such as 16 mm Cine projectors, slide and film strip projectors, Language Laboratory (Ef) or/and any other type of Language Laboratory and in addition, to set up the equipment required for lecture sessions and also to supervise the technical aspects of recording sessions

## VACANCIES—PUBLIC SERVICE COMMISSION—(Contd)

*Technical Assistant (Survey) (Roads) (Indentured Learner),  
Ministry of Works (No. 349/69)*

Applicants must have the Cambridge School Certificate (Division I or II preferred), with Credits in English Language, Mathematics and Physics. Training period is not less than three years, and combines in-service training with courses at the Kenya Polytechnic. The successful candidate will be appointed initially at £276 in the scale £252 to £450 for those with Cambridge School Certificate or at £360 in the case of those with Higher School Certificate. After successful completion of one year's training a trainee would be eligible for advancement to scale £474 to £510. Successful completion of final training should lead to appointment as Technical Assistant (Survey) (Roads) on the scale (£708 to £996) per annum. Further prospects exist.

*Receptionist (Trainee) Nairobi Airport, Ministry of Power and Communications (No. 350/69)*

Applicants must be women possessing at least Cambridge School Certificate or General Certificate of Education. Knowledge of a continental language would be an advantage. Candidates must be at least 20 years old, of smart appearance and have good command of written and spoken English and Swahili. The initial training period will be for one year, and successful completion and passing the necessary examinations should lead to appointment as an Airport Receptionist on the scale of £603 to £828. Trainees will be issued with uniforms and will be required to undergo a microphone test and to obtain the Adult First Aid Certificate of the St. John's Ambulance Association. The successful candidate will initially be appointed on temporary terms at £276 per annum in the scale £252 to £450 for those with Cambridge School Certificate or at £360 in the case of those with Higher School Certificate. Duties include the provision of information services to the public, compilation of Aircraft schedules and passenger movement, maintenance of flight progress reports, compilation of data on all subjects of interest to the public and operation of the airport sponsoring system. The airport operates on a shift basis for 24 hours a day.

## GAZETTE NOTICE No. 3128

## COMMONWEALTH SCHOLARSHIPS

PAKISTAN AWARDS 1970/71

PAKISTAN Government is offering Kenya two scholarships under the Commonwealth Scholarships and Fellowship Plan in the following fields —

*Post-graduate studies*—Agriculture, Archaeology, Education, Geography, Geology

*Undergraduate studies*—Three years' diploma in Electrical, Civil, Automobile and Diesel, Radio, Power, Textile, Drafting and Design, Foundry and Pattern Making, Machine Shops, Welding, Metallurgy, Airconditioning and Refrigeration Technologies

Application forms can be obtained from the Provincial, County and Municipal Education Offices. Completed application forms should be returned to the Permanent Secretary, Ministry of Education, P.O. Box 30040, Nairobi, so as to reach him not later than 25th October 1969. Late applications and applications from unqualified candidates will not be considered or acknowledged.

## GAZETTE NOTICE No. 3129

## COMMONWEALTH SCHOLARSHIPS AND FELLOWSHIP PLAN

NEW ZEALAND AWARDS 1971

THE Government of New Zealand has proposed to award two scholarships for post-graduate study or research under the Commonwealth Scholarships and Fellowship Plan.

Application forms are available from the Municipal, County and Provincial Education Offices or from the Ministry of Education, Higher Education Section.

Completed application forms should be returned to the Permanent Secretary, Ministry of Education, P.O. Box 30040, Nairobi, so as to reach him not later than 31st December 1969.

Late applications or applications from unqualified candidates will not be considered or acknowledged.

**N.B.**—These scholarships will not be awarded to people with medical qualifications.

## GAZETTE NOTICE No. 3130

THE LAND ACQUISITION ACT 1968  
(No. 47 of 1968)

## NOTICE OF INTENTION TO ACQUIRE LAND

IN PURSUANCE of section 6 (2) of the Land Acquisition Act 1968, I hereby give notice that the Government intends to acquire the following land for the Eastleigh Aerodrome Approach Funnel —

Plot No	Area Approximately	Situation
L.R. No. 36/III/36	0.049 ha or 0.1205 acre	Eastleigh, Nairobi
L.R. No. 36/III/37	0.049 ha or 0.1205 acre	"
L.R. No. 36/III/78	0.809 ha or 2.00 acres	"
L.R. No. 36/III/80	0.809 ha or 2.00 acres	"
L.R. No. 36/III/81	0.809 ha or 2.00 acres	"
L.R. No. 36/III/83	0.809 ha or 2.00 acres	"
L.R. No. 36/III/84	0.809 ha or 2.00 acres	"
L.R. No. 36/III/85	0.809 ha or 2.00 acres	"
L.R. No. 36/III/86/2	0.639 ha or 1.58 acres	"
L.R. No. 36/III/87	0.809 ha or 2.00 acres	"
L.R. No. 36/III/882 (88/4)	0.199 ha or 0.492 acre	"
L.R. No. 36/III/883 (88/5)	0.174 ha or 0.430 acre	"
L.R. No. 36/III/91	0.809 ha or 2.00 acres	"
L.R. No. 36/III/107	0.063 ha or 0.1555 acre	"
L.R. No. 36/III/108	0.067 ha or 0.1667 acre	"
L.R. No. 36/III/109	0.067 ha or 0.1667 acre	"
L.R. No. 36/III/110	0.067 ha or 0.1667 acre	"
L.R. No. 36/III/111	0.067 ha or 0.1667 acre	"
L.R. No. 36/III/112	0.067 ha or 0.1667 acre	"
L.R. No. 36/III/142	0.063 ha or 0.1555 acre	"
L.R. No. 36/III/143	0.063 ha or 0.1555 acre	"
L.R. No. 36/III/144	0.067 ha or 0.1555 acre	"
L.R. No. 36/III/155	0.185 ha or 0.456 acre	"

A plan of the land may be inspected during office hours at the offices of the Commissioner of Lands, Nairobi.

Dated this 3rd day of October 1969

J. A. O'LOUGHLIN,  
Commissioner of Lands

## GAZETTE NOTICE No. 3131

THE LAND ACQUISITION ACT 1968  
(No. 47 of 1968)

## NOTICE OF INQUIRY

IN PURSUANCE of section 9 (1) (a) of the Land Acquisition Act 1968, I hereby give notice that an inquiry will be held on 3rd November 1969 in the Board Room at the Land Office, Harambee Avenue, Nairobi, during the hours of 9 a.m. to 12.30 p.m. for the hearing of claims to compensation by persons interested in the following land —

Plot No	Area Approximately	Situation
L.R. No. 36/III/36	0.049 ha or 0.1205 acre	Eastleigh, Nairobi
L.R. No. 36/III/37	0.049 ha or 0.1205 acre	"
L.R. No. 36/III/78	0.809 ha or 2.00 acres	"
L.R. No. 36/III/80	0.809 ha or 2.00 acres	"
L.R. No. 36/III/81	0.809 ha or 2.00 acres	"
L.R. No. 36/III/83	0.809 ha or 2.00 acres	"
L.R. No. 36/III/84	0.809 ha or 2.00 acres	"
L.R. No. 36/III/85	0.809 ha or 2.00 acres	"
L.R. No. 36/III/86/2	0.639 ha or 1.58 acres	"
L.R. No. 36/III/87	0.809 ha or 2.00 acres	"
L.R. No. 36/III/882 (88/4)	0.199 ha or 0.492 acre	"
L.R. No. 36/III/883 (88/5)	0.174 ha or 0.430 acre	"
L.R. No. 36/III/91	0.809 ha or 2.00 acres	"
L.R. No. 36/III/107	0.063 ha or 0.1555 acre	"
L.R. No. 36/III/108	0.067 ha or 0.1667 acre	"
L.R. No. 36/III/109	0.067 ha or 0.1667 acre	"
L.R. No. 36/III/110	0.067 ha or 0.1667 acre	"
L.R. No. 36/III/111	0.067 ha or 0.1667 acre	"
L.R. No. 36/III/112	0.067 ha or 0.1667 acre	"
L.R. No. 36/III/142	0.063 ha or 0.1555 acre	"
L.R. No. 36/III/143	0.063 ha or 0.1555 acre	"
L.R. No. 36/III/144	0.067 ha or 0.1555 acre	"
L.R. No. 36/III/155	0.185 ha or 0.456 acre	"

Every person who is interested in the land is required to deliver to me, not later than the day of the Inquiry, a written claim to compensation.

Dated this 3rd day of October 1969

J. A. O'LOUGHLIN,  
Commissioner of Lands

**NOTE**—The following information should be provided along with the claim —

- (1) Copy of the approved building plans
- (2) Evidence of any rent paid or received in respect of the premises together with the valid receipts
- (3) All documents, deeds, leases, tenancy agreements relating to the claim

GAZETTE NOTICE NO 2990

## THE GOVERNMENT LANDS ACT

(Cap 280)

## RESIDENTIAL PLOTS—EASTLEIGH SECTION III—NAIROBI

THE Commissioner of Lands gives notice that applications are invited for the plots in the above area for the purpose of private residence, as described in the Schedule hereto. A plan of the plots may be seen in the Lands Department, City Square, Nairobi, or may be obtained by post on payment of Sh 4 postage free from the Public Map Office, P.O. Box 30089 Nairobi.

## Conditions of Sale

1 Applications should be submitted to the Commissioner of Lands, P.O. Box 30089, Nairobi, on or before noon on 31st October 1969. Applicants must enclose with their applications their cheque for Sh 1,000 as a deposit made payable to the Commissioner of Lands which will be dealt with as follows—

- If the applicant is offered and takes up and pays for the plot within the period of 14 days as required by Condition No 4 below, the deposit will be credited to him.
- If the application is unsuccessful the applicant's deposit will be returned to him.
- If the application is successful and the applicant fails to take up and pay for the plot offered to him within the period of 14 days as required by Condition No 4 below, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto.

2 Applicants must in their applications state if they own any residential plots in the Nairobi area giving details of plot numbers and whether these are developed or not. Failure to disclose this information may result in the application being disqualified.

3 Each application should be accompanied by a statement indicating the amount of capital it is proposed to spend on the project, with a banker's letter or other evidence of financial status in support.

4 Each allottee of the plot shall pay to the Commissioner of Lands within 14 days of notification that his application has been successful that stand premium and proportion of the annual rental together with survey, conveyancing, stamp duty, registration fees and provisional assessment for roads and drains charges. In default of payment within the specified time the Commissioner of Lands may cancel the allocation and the applicant shall have no claim to the plot.

## General Conditions

1 The grant will be made under the provisions of the Government Lands Act (Cap 280 of the Revised Edition of the Laws of Kenya), and title will be issued under the Registration of Titles Act (Cap 281).

2 The grant will be issued in the name of the allottee as given in the letter of application.

3 The term of the grant will be for 99 years from the 1st day of the month following the issue of the letter of allotment.

## Special Conditions

1 No buildings shall be erected on the land nor shall alterations or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

2 The grantee shall within six months of the commencement of the term submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the position of the buildings and a system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall within 24 months of the commencement of the term complete the erection of such buildings and the construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner.

Provided that notwithstanding anything to the contrary contained in or implied by the Government Lands Act (Cap 280) if default shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the Commissioner of Lands or any person authorized by him on behalf of the President to re-enter into and upon the land or any part thereof in the name of the whole and there-

upon the term hereby created shall cease but without prejudice to any right of action or remedy of the President or the Commissioner of Lands in respect of any antecedent breach of any condition herein contained.

Provided further that should the grantee give notice in writing to the Commissioner of Lands that he/she/they/s/are unable to complete the buildings within the period aforesaid the Commissioner of Lands shall (at the grantee's expense) accept a surrender of the land comprised herein.

Provided further that if such notice as aforesaid shall be given (1) within 12 months of the commencement of the term the Commissioner of Lands shall refund to the grantee 50 per centum of the stand premium paid in respect of the land, or (2) at any subsequent time prior to the expiration of the said building period the Commissioner of Lands shall refund to the grantee 25 per centum of the said stand premium. In the event of notice being given after the expiration of the said building period no refund shall be made.

3 The grantee shall maintain in good and substantial repair and condition all buildings at any time erected on the land.

4 The land and buildings shall only be used for private residential purposes and not more than one private dwelling-house with the necessary offices and outbuildings appurtenant thereto shall be erected on the land. A guest house will not be permitted.

5 The buildings shall not cover a greater or lesser area of the land as may be laid down by the local authority in its by laws.

6 The grantee shall not subdivide the land.

7 The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof or any buildings thereof except with the prior consent in writing of the Commissioner of Lands no application for such consent (except in respect of a loan for building purposes) will be considered until Special Condition No 2 has been performed.

8 The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner may estimate to be the proportionate cost of construction of all roads and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid.

9 The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the Commissioner may assess.

10 Should the Commissioner of Lands at any time require the said roads to be constructed to a higher standard the grantee shall pay to the Commissioner on demand such proportion of the cost of such construction as the Commissioner may assess.

11 The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by any Government or local authority upon the land or the buildings erected thereon, including any contribution or other sum paid by the President in lieu thereof.

12 The President or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains, of all descriptions, whether overhead or underground, and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of mains or service pipes or telephone or telegraph wires and electric mains.

13 The Commissioner of Lands reserves the right to revise the annual ground rental payable after the expiration of the 33rd and 66th year of the term hereby granted. Such rental will be at a rate of 4 per cent of the unimproved freehold value of the land as assessed by the Commissioner of Lands.

## SCHEDULE

Plot No	Area (Approx)	Stand Premium	Road Charges Provisional	Annual Rent	Survey Feet
	hectares	Sh	Sh	Sh	Sh
36/III/1094	0.0453	1,200	3,500	240	355
36/III/1125	0.0453	1,200	3,500	240	355
36/III/941	0.0453	800	3,500	160	355
36/III/999	0.0453	800	3,500	160	355
36/III/1007	0.0453	800	3,500	160	355
36/III/1008	0.0453	800	3,500	160	355
36/III/1025	0.0453	800	3,500	160	355
36/III/1037	0.0453	800	3,500	160	355
36/III/928	0.0453	1,200	3,500	240	355

GAZETTE NOTICE No 2930

## THE GOVERNMENT LANDS ACT

(Cap 280)

## ELDOROT PLOT FOR PRIVATE RESIDENTIAL PURPOSES

THE Commissioner of Lands on behalf of the President of the Republic of Kenya directs that the plot in Eldoret Municipality as described in the Schedule hereto is available for alienation and applications are invited for the direct grant of the individual plot

2 A plan of the plot may be seen at the Public Map Office situated in the Lands Department Building, City Square, Nairobi, or at the office of the Town Clerk, Eldoret, or may be obtained from the Public Map Office, P.O. Box 10089, Nairobi, on payment of Sh 3 post free

3 Applications should be submitted to the Commissioner of Lands, Nairobi, through the Town Clerk, Eldoret, stating the plot required in order of preference. Applications must be on prescribed forms which are available from Lands Department, Town Clerk, P.O. Box 40, Eldoret

4 Applications must be sent so as to reach the Town Clerk not later than noon on the 31st October 1969

5 Applications must not be sent direct to the Commissioner of Lands

6 Applicants must enclose with their applications their cheque for Sh 1,000 as a deposit, which will be dealt with as follows —

- (a) If the applicant is offered and takes up and pays for the plot within a period of seven days as required in paragraph 5 below, the deposit will be credited to him
- (b) If the application is unsuccessful the applicant's deposit will be returned to him
- (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 14 days as required in paragraph 5 of the General Conditions, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereon

## General Conditions

1 The ordinary conditions applicable to township grants of this nature except as varied hereby shall apply to this grant

2 The grant will be made under the provisions of the Government Lands Act (Cap 280 of the Laws of Kenya), and title will be issued under the Registration of Titles Act (Cap 281)

3 The grant will be issued in the name of the allottee as stated in the letter of application

4 The term of the grant will be for 99 years from the first day of the month following the notification of the approval of the grant

5 Each allottee of a plot shall pay to the Commissioner of Lands, within 14 days of notification that his application has been approved, the initial estimated amount for the construction of roads and drains to serve the plot, the assessed stand premium and proportion of annual rent, together with the survey fees payable in respect of the preparation and registration of the grant (Sh 225) and the stamp duty in respect of the grant (approximately 2 per cent of the stand premium and annual rent). In default of payment within the specified time the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the grant of the plot

## Special Conditions

1 No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily

2 The grantee shall within six months of the commencement of the term submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and a system of drainage for the disposal of sewage surface and sullage water), drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall within 24 months of the commencement of the term complete the erection of such buildings and the construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner

Provided that notwithstanding anything to the contrary contained or implied by the Government Lands Act if default shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the Commissioner of Lands or any person authorised by him on behalf of the President to re-enter into and upon the land or any part thereof in the name of the whole and thereupon the term hereby created shall cease but without prejudice to any right of action or remedy of the President or the Commissioner in respect of any antecedent breach of any condition herein contained

3 The grantee shall maintain in good and substantial repair and condition all buildings at any time erected on the land

4 Should the grantee give notice in writing to the Commissioner that he/she/they is/are unable to complete the buildings within the period aforesaid the Commissioner of Lands shall (at the grantee's expense) accept a surrender of the land comprised herein

Provided further that if such notice as aforesaid shall be given (1) within 12 months of the commencement of the term the Commissioner of Lands shall refund to the grantee 50 per centum of the stand premium paid in respect of the land, or (2) at any subsequent time prior to the expiration of the said building period the Commissioner of Lands shall refund to the grantee 25 per centum of the said stand premium. In the event of notice being given after the expiration of the said building period no refund shall be made

5 The land and the buildings shall only be used for private residential purpose and not more than one dwelling-house shall be erected on the land

6 The buildings shall not cover more than 50 per centum of the area of the land or such lesser area as may be laid down by the local authority in its by-laws

7 The land shall not be used for the purposes of any trade or business which the Commissioner of Lands considers dangerous or offensive

8 The grantee shall not subdivide the land

9 The grantee shall not sell, transfer, sublet, charge, or part with the possession of the land or any part thereof except with the prior consent in writing of the Commissioner of Lands no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No 2 has been performed

10 The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner may estimate to be the proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid

11 The grantee shall from time to time pay to the Commissioner of Lands, on demand such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the Commissioner may assess

12 Should the Commissioner of Lands at any time require the said roads to be constructed to a higher standard the grantee shall pay to the Commissioner on demand such proportion of the cost of such construction as the Commissioner may assess

13 The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by any Government or local authority upon the land or the buildings erected thereon, including any contribution or other sum paid by the President in lieu thereof

14 The President or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay down and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions, whether overhead or underground, and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of main service pipes, telephone or telegraph wires and electric mains

15 The Commissioner of Lands reserves the right to revise the annual ground rent of Sh 480 payable hereunder after the expiration of the 33rd and 66th year of the term hereby granted. Such rental will be at a rate of 4 per cent of the unimproved freehold value of the land as assessed by the Commissioner of Lands

## SCHEDULE

Plot No—L R No 778/128

Area—0.3949 hectares (approximately)

Stand premium—Sh 2,400

Annual rent—Sh 480

Survey fees—Sh 199

## GAZETTE NOTICE No 2856

## THE GOVERNMENT LANDS ACT

(Cap 280)

BUSINESS/RESIDENTIAL PLOTS—UHURU ESTATE CENTRE  
EASTLANDS, NAIROBI

THE Commissioner of Lands gives notice that applications are invited in terms of proposals for development of plots of land in Uhuru Estate Shopping Centre, Nairobi, for the purpose of general retail trade/residence and an hotel

2 Plans of the centres may be seen at the Lands Department, City Square, Nairobi

*Conditions of Sale*

Applications should be submitted to the Commissioner of Lands, P.O. Box 30089, Nairobi, in sealed envelopes marked "Application for Uhuru Estate Shop Plots" before noon on 17th October 1969. Any correspondence other than the tender itself should not be marked in this way as applications will not be opened until the closing date

2 Applicants must enclose with their application their cheque for Sh 1,000 drawn on the applicant's own banking account (no other cheques will be accepted) made payable to the Commissioner of Lands as a deposit, which will be dealt with as follows—

- (a) If the applicant is offered and takes up and pays for the plot within the period of 14 days as required by Condition No 4 below, the deposit will be credited to him
- (b) If the application is unsuccessful the applicant's deposit will be returned to him
- (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within the period of 14 days as required by Condition No 4 below, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto

3 Each tender should be accompanied by a statement indicating—

- (a) the amount of capital it is proposed to spend on the project,
- (b) the amount of actual capital available for development with a banker's letter, or other evidence of financial status, in support,
- (c) the manner in which it is proposed to raise the balance of capital required for development, if any,
- (d) full details of the proposed trade(s) should be submitted,
- (e) whether the applicant runs an established business or whether it is proposed to start a new business or sell/sublet the premises

4 The successful allottee of the plot shall pay to the Commissioner of Lands within 14 days of notification that his application has been successful the stand premium and proportion of the annual rental together with survey, conveyancing, stamp duty and registration fees, contribution in lieu of rates and provisional charges in respect of roads, road drains, sewers. In default of payment within the specified time the Commissioner of Lands may cancel the allotment and the applicant shall have no claim to the plot

5 The development shall be in accordance with a type plan which can be obtained at the Nairobi City Council offices

*General Conditions*

The grant will be made under the provisions of the Government Lands Act (Cap 280 of the Laws of Kenya), and title will be issued under the Registration of Titles Act (Cap 281)

2 The grant will be issued in the name of the allottee as given in the letter of application

3 The term of the grant will be for 99 years from the 1st day of the month following the issue of the letter of allotment

*(1) Special Conditions—Plots for Retail Trade*

1 No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily

2 The grantee shall within six months of the commencement of the term submit in triplicate to the local authority and the Commissioner of Lands, plans (including block plans showing the position of the building and a system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall within 24 months of the commencement of the term complete the erection of such

buildings and the construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner

Provided that if default shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the Commissioner of Lands or any person authorized by him on behalf of the President to re-enter into and upon the land or any part thereof in the name of the whole and thereupon the term hereby created shall cease but without prejudice to any right of action or remedy of the President or the Commissioner in respect of any antecedent breach of any condition herein contained

3 The grantee shall maintain in good and substantial repair and condition all buildings at any time erected on the land

4 Should the grantee give notice in writing to the Commissioner of Lands that he/she/they is/are unable to complete the buildings within the period aforesaid the Commissioner of Lands may (at the grantee's expense) accept a surrender of the land comprised herein

Provided further that if such notice as aforesaid shall be given (1) within 12 months of the commencement of the term, the Commissioner of Lands shall refund to the grantee 50 per centum of the stand premium paid in respect of the land, or (2) at any subsequent time prior to the expiration of the said building period the Commissioner of Lands shall refund to the grantee 25 per centum of the said stand premium. In the event of notice being given after the expiration of the said building period no refund shall be made

5 The land and buildings shall only be used for shops (excluding a petrol station), and one flat

6 The buildings shall conform to a type plan laid down by the Nairobi City Council

7 The land shall not be used for the purposes of any trade or business which the Commissioner of Lands considers to be dangerous or offensive

8 The grantee shall not subdivide the land

9 The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof except with the prior consent in writing of the President. No application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No 2 has been performed

10 The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner may estimate to be the proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid

11 The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the Commissioner may assess

12 Should the Commissioner of Lands at any time require the said roads to be constructed to a higher standard the grantee shall pay to the Commissioner on demand such proportion of the cost of such construction as the Commissioner may assess

13 The grantee shall pay such rates, taxes, charges, duties assessments or outgoings of whatever description as may be imposed, charged or assessed by any Government or local authority upon the land or the buildings erected thereon, including any contribution or other sum paid by the President in lieu thereof

14 The President or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions, whether overhead or underground and the grantee shall not erect any building in such a way as to cover or interfere with any existing alignments of mains or service pipes or telephone or telegraph wires and electric mains

15 In the event of the proportionate cost attributable to the land or the construction and installation of roads, drains and sewers serving or adjoining the land being greater or less than Sh 2,700 then the grantee shall either be refunded a sum equal to 20 per cent of the amount by which the proportionate cost exceeds Sh 2,700 or pay by way of additional stand premium and within seven days of demand a sum equal to 20 per cent of the amount by which the proportionate cost falls short of Sh 2,700 and the annual rent shall with effect from the date of ascertainment be reduced or increased by an amount equal to 4 per cent of the excess or shortfall respectively

*(2) Special Conditions—Plots for Hotels*

Special Conditions 1-4 and 6-14 are identical to the Special Conditions for retail trade plots as given in (1) above

Special Condition 5 The land and buildings shall only be used for the purpose of an hotel



Special Condition 15 In the event of the proportionate cost attributable to the land of the construction and installation of roads, drains and sewers serving or adjoining the land being greater or less than Sh 5,400 then the grantee shall either be refunded a sum equal to 20 per cent of the amount by which the proportionate cost exceeds Sh 5,400 or pay by way of additional stand premium and within seven days of demand a sum equal to 20 per cent of the amount by which the proportionate cost falls short of Sh 5,400 and the annual rent shall with effect from the date of ascertainment be reduced or increased by an amount equal to 4 per cent of the excess or shortfall respectively

## SCHEDULE

## (1) Plots for retail shops —

Plot Nos—1 to 9

Area—0.0066 hectare (approx) each

Stand premium—Sh 600

Rent—Sh 120 per annum

Provisional service charges—Sh 2,700

## (2) Plot for Hotel —

Area—0.0132 hectare (approx)

Stand premium—Sh 1,440

Rent—Sh 288 per annum

Provisional service charges—Sh 5,400

## GAZETTE NOTICE No 3132

## THE LAND ADJUDICATION ACT

(No 35 of 1968)

## APPOINTMENT OF ARBITRATION BOARD

IN EXERCISE of the powers conferred by Cap 35 of 1968, section 7, subsection (i), the following persons have been appointed to be members of a panel for the Kwale District adjudication area with effect from 18th September 1969 —

- 1 Omari Changu
- 2 Hamisi Mwangusum
- 3 Ali Rungu
- 4 Bakari Athumani
- 5 Mohamed Mwarasi
- 6 Johnson Mwero
- 7 Julo Nyondo
- 8 Eljah Rupa
- 9 Paul Kuaka
- 10 Chikore Mwangolo

Dated at Mombasa this 18th day of September 1969

I M MATHENGE,  
Provincial Commissioner  
Coast Province

## GAZETTE NOTICE No 3133

## THE PUBLIC ROADS AND ROADS OF ACCESS ACT

(Cap 399)

## NOTIFICATION OF APPOINTMENT OF MEMBERS OF THE MOMBASA DISTRICT ROAD BOARD

IT IS notified for general information that in exercise of the powers delegated to me by Government Notice No 580 of 1952, and pursuant to the provisions of subsections (2) and (3) of section 3 of the Public Roads and Roads of Access Act, the following persons have been appointed to be members of the Mombasa District Road Board for a term of two years with effect from the 18th day of September 1969 —

The District Commissioner, Mombasa (Chairman)  
Roads Superintendent, Ministry of Works, Mombasa  
The Municipal Engineer, Mombasa  
James Njaramba  
Edmund Samuel Fondo  
Mrs Maggie Gona

Dated at Mombasa this 18th day of September 1969

I M MATHENGE,  
Provincial Commissioner,  
Coast Province

## GAZETTE NOTICE No 3134

## KENYA GOVERNMENT 3½ PER CENT STOCK 1973/78

IT IS notified for general information that the total amount of the above stock held on the Local Register on 1st October 1969, was as follows —

Sig £390,747-15s-2d

CENTRAL BANK OF KENYA,  
P O Box 30463 Nairobi

## GAZETTE NOTICE No 3135

## CENTRAL BANK OF KENYA

## BANKI KUU YA KENYA

## STATEMENT AS AT 30TH SEPTEMBER 1969

	K Sh		K Sh	K Sh
CURRENCY IN CIRCULATION —		FOREIGN EXCHANGES —		
Notes	548,587,145	Balances with Banks and Cash	630,260,886	
Coin	32,057,421	Treasury Bills	140,809,337	
	580,644,566	Other Investments	299,326,340	
				1,070,396,563
DEPOSITS —		KENYA GOVERNMENT SECURITIES RECEIVED FROM		
Government of Kenya	239,781,138	E A CURRENCY BOARD		63,931,745
Banks—Kenya	351,616,605	OTHER KENYA GOVERNMENT SECURITIES		—
External	9,250,404	SECURITIES GUARANTEED BY THE KENYA GOVERNMENT		
Others	3,045,620	MENT		7,006,132
	603,693,767	ADVANCES AND DISCOUNTS		—
OTHER LIABILITIES AND PROVISIONS	18,587,019	OTHER ASSETS		15,833,382
TOTAL LIABILITIES AND PROVISIONS	K Sh 1,202,925,352	REVALUATION ACCOUNT		71,478,075
CAPITAL (AUTHORIZED K Sh 25,000,000)	13,333,320	(Set up under section 51 of the Act)		
GENERAL RESERVE FUND	12,387,225			
	K Sh 1,228,645,897			K Sh 1,228,645,897

GAZETTE NOTICE No 3136

## REPUBLIC OF KENYA

## EXCHEQUER RETURN

	Current Year 1st July 1969 to 30th September 1969	Previous Year 1st July 1968 to 30th September 1968
<b>RECEIPTS</b>		
Ordinary Revenue	K£	K£
Customs and Excise and Export Duty	7,567,210	7,504,936
Income Tax	2,356,350	2,229,000
Stamp Duties, Various Revenue Purposes	62,810	133,025
Other Licences, Duties and Taxes	202,996	542,254
Miscellaneous	14,221	52,274
Land Revenue	14,080	39,600
Forest Revenue	65,268	70,634
Game Revenue	569	1,431
Interest and Redemption	433,844	397,307
Fines and Forfeitures	100,000	61,010
Aviation Landing Fees	201,457	161,250
Distributable Pool	46,250	89,800
<b>TOTAL ORDINARY REVENUE</b>	<b>11,065,055</b>	<b>11,352,521</b>
Other Receipts		
Extra Exchequer Receipts	58,852	55
Proceeds of Uganda Education Loan—Sinking Fund	—	68,224
Payment of Advance from Cereals and Sugar Finance Corporation	1,350,000	1,211,515
Net Profits of Central Bank of Kenya	1,002,825	610,591
Loan for Commuted Pensions and Compensation—Designated Officers	68,572	—
Distribution of Profits from E A C Board	—	475,715
<b>TOTAL RECEIPTS</b>	<b>13,545,304</b>	<b>13,718,621</b>
<b>ISSUES</b>		
Supply Services	12,352,600	5,776,900
Consolidated Fund Services		
Public Debt	1,244,940	1,131,099
Overseas Service Aid Scheme	142,563	147,990
Advance to Civil Contingencies Fund	160,000	275,000
Pensions and Gratuities	850,000	250,000
Salaries, Allowances and Miscellaneous Services	44,488	29,672
Subscription to International Bank for Reconstruction and Development	—	—
Subscription to International Monetary Fund	1,900	2,600
Subscription to the African Development Bank	—	—
Pan-African Foods Limited	—	70,000
	14,796,491	7,683,261
<b>Surplus (+) or Deficit (—)</b>	<b>(—) 1,251,187</b>	<b>(+) 6,035,360</b>

## DEVELOPMENT EXCHEQUER RETURN

	1st July 1969 to 30th September 1969	1st July 1968 to 30th September 1968
<b>RECEIPTS</b>	K£	K£
From Recoverers of Revenue	2,404,367	247,276
Extra Exchequer Receipts	5	—
Kenya Savings Bond	—	—
Proceeds of 6% Kenya Stock 1987	3,409,263	—
	5,813,635	247,276
<b>ISSUES</b>		
Development Services	5,678,300	3,647,822
<b>Surplus (+) or Deficit (—)</b>	<b>(+) 135,335</b>	<b>(—) 3,400,546</b>

## TAX RESERVE CERTIFICATES

	1st July 1969 to 30th September 1969	1st July 1968 to 30th September 1968
<b>RECEIPTS</b>	K£	K£
<b>SURRENDERS</b>	772,750	640,490
	62,505	43,455
<b>Surplus (+) or Deficit (—)</b>	<b>(+) 710,245</b>	<b>(+) 597,035</b>

## SHORT TERM BORROWINGS

	1st July 1969 to 30th September 1969	1st July 1968 to 30th September 1968
<b>RECEIPTS</b>	K£	K£
Cereals and Sugar Finance Corporation	4,807,000	3,062,500
Treasury Bills	3,000,000	—
Others	—	2,750
	7,807,000	3,065,250
<b>ISSUES</b>		
Cereals and Sugar Finance Corporation	2,480,500	1,843,500
Treasury Bills	3,000,000	—
	5,480,500	1,843,500
<b>Surplus (+) or Deficit (—)</b>	<b>(+) 2,326,500</b>	<b>(+) 1,221,750</b>

## SUMMARY

	Surplus (+) or Deficit (-) as at 30th June 1969	Surplus (+) or Deficit (-) for the period 1-7-69 to 30-9-69	Surplus (+) or Deficit (-) as at 30th September 1969
	K£	K£	K£
Exchequer	(+) 5 389,620	(-) 1,251,187	(+) 4,138,433
Development	(-) 9,107,217	(+) 135,335	(-) 8,971,882
Tax Reserve Certificates	(+) 2,747,561	(+) 710,245	(+) 3,457,806
Short Term Borrowings	(+) 5,679,750	(-) 2,526,500	(+) 8,006,250
	(+) 4,709,714	(+) 1,920,893	(+) 6,630,607

The Treasury,  
P.O. Box 30007, Nairobi  
6th October 1969

## GAZETTE NOTICE No 3137

## AGRICULTURAL FINANCE CORPORATION

## THE AGRICULTURAL FINANCE CORPORATION ACT

(No 1 of 1969)

## NOTICE

IN PURSUANCE of the powers conferred upon the Board of the Corporation by section 33 of the Agricultural Finance Corporation Act (No 1 of 1969), notice is hereby given that the undermentioned farm will be offered for sale by Kenya Livestock and Estates Limited on Tuesday, the 4th day of November 1969, at 2.30 p.m., at the Outspan Hotel in Nyeri

## Description

All that piece of land situate north of Nyeri Township in the Nyeri District of the Republic of Kenya containing by measurement one thousand and thirteen (1,013) acres (less road reserve of seventeen (17) acres) or thereabouts that is to say Land Reference No 11505 (Original No 7770 and Public Lands)

## South A 37

of Meridional District 6 being the piece of land

## A II d

comprised in a Grant dated the 10th February 1965, registered in the Registry of Titles at Nairobi as No IR 20583/1 which said piece of land with the dimensions abutments and boundaries thereof is delineated on Land Survey Plan No 82031 deposited in the Survey Records Office at Nairobi and is held by Erastus Mwangi Karoti, Mugwanda Macharia, Wambugu Mui, Johana Karimu and Miana Muthoko as proprietors as lessors as tenants-in-common in equal shares for the unexpired residue of the term of 999 years from the 1st October 1952

## Conditions

- 1 The highest bidder shall be the purchaser
- 2 The purchaser shall immediately after the sale pay to the auctioneer a deposit of at least 25 per cent of the amount of the purchase money and sign an agreement to complete the purchase and pay the balance against registration of the transfer of the title into his or her name
- 3 The title deeds relating to the property referred to hereinabove may be inspected at any time at the Nairobi offices of Kenya Livestock and Estates Limited and also at the time of the sale and the purchaser shall be deemed to have full notice of each and every condition therein contained
- 4 The description of the farm in the particulars and plan is believed to be correct and no claims shall be valid if any error of description should be found
- 5 The purchaser shall be solely responsible for ensuring that all beacons are properly situated and for replacing such beacons as may be missing
- 6 The Agricultural Finance Corporation through its authorized representative has the right to bid
- 7 Subject and in addition to the foregoing the conditions of sale usually prescribed by the auctioneers in the district shall apply
- 8 The prospective purchaser shall be responsible for obtaining vacant possession of the property direct from the previous owners and that the Corporation does not accept any liability whatsoever in respect thereof

Nairobi,  
1st October 1969

R A H HERMITTE,  
Acting General Manager

## GAZETTE NOTICE No 3138

## AGRICULTURAL FINANCE CORPORATION

## THE AGRICULTURAL FINANCE CORPORATION ACT

(No 1 of 1969)

## NOTICE

IN PURSUANCE of the powers conferred upon the Board of the Corporation by section 33 of the Agricultural Finance Corporation Act (No 1 of 1969), notice is hereby given that the undermentioned farm will be offered for sale by Kenya Livestock and Estates Limited on Tuesday, the 4th day of November 1969, at 3 p.m., at the Outspan Hotel in Nyeri

## Description

All that piece of land situate at Gikigie Sub-location of Chinga Location in the Nyeri District of the said Republic containing by measurement thirteen and one-half (13½) acres or thereabouts that is to say Land Reference No Chinga/Gikigie/398 being the piece of land comprised in a Certificate of Freehold Title dated the 14th March 1961, issued in the local Lands Registry at Nyeri and is held by Karimu s/o Gacoka as proprietor for an estate in fee simple

## Conditions

- 1 The highest bidder shall be the purchaser
- 2 The purchaser shall immediately after the sale pay to the auctioneer a deposit of at least 25 per cent of the amount of the purchase money and sign an agreement to complete the purchase and pay the balance against registration of the transfer of the title into his or her name
- 3 The title deeds relating to the farm referred to hereinabove may be inspected at any time at the Nairobi offices of Kenya Livestock and Estates Limited and also at the time of the sale and the purchaser shall be deemed to have full notice of each and every condition therein contained
- 4 The description of the farm in the particulars is believed to be correct and no claims shall be valid if any error of description should be found
- 5 The purchaser shall be solely responsible for ensuring that all beacons are properly situated and for replacing such beacons as may be missing
- 6 The Agricultural Finance Corporation through its authorized representative has the right to bid
- 7 Subject and in addition to the foregoing the conditions of sale usually prescribed by the auctioneers in the district shall apply
- 8 The prospective purchaser shall be responsible for obtaining vacant possession of the property direct from the previous owner and that the Corporation does not accept any liability whatsoever in respect thereof

Nairobi,  
1st October 1969

R A H HERMITTE,  
Acting General Manager

GAZETTE NOTICE NO 3139

## THE INDUSTRIAL COURT

CAUSE NO 12 OF 1969

Parties —

Kenya Union of Sugar Plantation Workers (Claimants)  
andSugar Industry Group of the Federation of Kenya Employers  
(Respondents)RULING ON INTERPRETATION APPLICATIONS BY THE RESPONDENTS  
AND THE CLAIMANTS UNDER SECTION 10 (5) OF THE TRADE  
DISPUTES ACT 1965

The Respondents have asked the Court to clarify its award and give its interpretation on the items of employment, overtime, sick leave, injury on duty, medical treatment and effective date and duration. The Claimants have asked for interpretation on the issues of housing and housing allowance and wage increase

## Employment

The Respondents pointed out that the Court's intention with regard to the retrospective effect was not clear in the light of the three relevant dates, i.e. the date of the award 12th June 1969, and the two effective dates the first being 1st May 1969 and the second the 1st January 1969

The Respondents stated that only two estates of the group were involved in retrospect and the award would impose, where appropriate, an obligation on them to offer monthly employment to persons who on any occasion after 1st January 1969 and prior to the publication of the award had been offered casual employment for a consecutive period of three months. The difficulty they visualized was that it could involve persons who were not currently in employment and had not recently been in employment. They argued that the Court could not order that a person should be employed as indeed the Court could not order the reinstatement of a worker whose services had been terminated

The Respondents also felt that the Court's award regarding conversion of a casual worker to monthly terms was contrary to the FKE's paper on casual employment which the Court had endorsed during its award

The Claimants on the other hand strongly reiterated their early views expressed during the hearing of the dispute that they wanted to minimize the abuse of casual employment. They made it clear that they were not going to man-hunt those workers who were not in employment now but who may have worked for a period of three months as casual workers prior to the date of the award to give them jobs. They understood the award to mean that those workers on casual employment on the date of the Court's award on completion of three months' casual work would have the right to be converted to monthly terms

The Court finds that the Claimants' interpretation of this matter is the correct one. The Court intended to benefit those casual workers who had been offered employment and were working on the date of the announcement of the Court's award. The Court does not accept that its award is contrary to any provisions of the law. The Court feels that by its award the abuse of casual employment would be eliminated under which employers did not have to extend the benefit of various fringe benefits to such workers. The Court must make it clear that it has not endorsed the FKE paper on casual employment in its entirety but found it to be a fair document. So the question of the Court award being contrary to this paper does not arise

## Overtime

The Respondents asked the Court to clarify if it had intended that overtime would be earned on any particular day irrespective of work performance throughout the rest of the week or was it the Court's intention to conform to practice in Wages Council Orders and negotiated agreements where overtime is accrued per day but payment was contingent on completion of the stipulated working week. The Claimants strongly resisted the latter suggestion by the Respondents and stated that if the Court were to interpret its award as suggested by the Respondents then it would be tantamount to what was known in Europe during the war as the wartime overtime

The Court's award is very clear and there is no ambiguity whatsoever in it. The Court intended that overtime was earned on any particular day irrespective of work performance throughout the rest of the week. Any worker who would be absent without legitimate cause would be open to disciplinary action

## Sick Leave

The Respondents felt that the award was not clear in relation to alternates to medical practitioners when it came to the signing of certificates. Persons left in charge of dispensaries or medical aid centres should be administrators and not persons possessing medical qualifications. The Respondents felt that the alternate to a registered medical practitioner should be another medical practitioner or at least a fully qualified assistant other wise this system could be abused

The Claimants stated that the Court's award would ensure that the Respondents' members made arrangements for medical persons to be in attendance at their dispensaries or medical aid centres, as employers were under a duty to provide qualified persons to man these places and if they decided to have a dresser in charge then they should be prepared to accept his certificate. They could not have it both ways

The Court is not prepared to lay down the qualifications of persons who should be permitted to act as alternates to registered medical practitioners. The Court cannot presume that in the estates in the absence of doctors an administrator would be left in charge or a person who would not be competent to take charge in the doctor's absence. The same would be true in respect of Government clinics

## Injury on duty

The Respondents pointed out that the Court's award as it stood at present could have the effect of granting a worker one and a half days' pay for every day of absence as a result of temporary incapacity through an injury reported under the Workmen's Compensation Act

The Claimants made it quite clear that as far as they were concerned they interpreted the Court's award to mean that a worker should get a day's pay only

The Court rules that a worker who is injured on duty should be entitled to a day's pay only for the duration as specified in the Court's award

## Medical treatment

The Respondents feared that the Court's award requiring the employers to provide free transport for employees' families was very wide and could lead to numerous difficulties. They visualized the following implications—

- "(a) employees are not necessarily resident on estates, thus their families could be scattered throughout the particular geographical area from where the employees originate,
- (b) the word 'families' can be construed in the context of either or all of the following—
  - (1) dictionary definition,
  - (2) the legal definition,
  - (3) the context of national customs which exist in the country, and
  - (4) purely tribal considerations,
- (c) the Court specifies no method of identification for 'families' which are to be defined under subsection (b),
- (d) the Court rejects the provision of medical treatment for families but by implication introduces *ad hoc* medical examination being a necessary prerequisite to the provision of transport"

The Claimants could not accept the difficulties as put forward by the Respondents as most of the employers or their headmen and foremen knew the workers' families very well. Moreover, the welfare officers would also know them

The Court's award should be taken to mean that it is restricted to the families of workers living on the estates and the word "family" means wife or wives and unmarried children. The Court can see no difficulty as the supervisors, the foremen and the welfare officers would be aware of the identity of the wife/wives and children of the workers. The Court rejects that there is by implication introduction in its award of *ad hoc* medical examination being a necessary prerequisite to the provisions of transport

## Effective date and duration

On this issue the Respondents submitted as follows —

"The Court's award is made on the basis 'the parties legal rights', it is presumed the Court is using the term in its broad sense as negotiated agreements are not enforceable at law. Acting on the presumption that the Court is referring to the implied contractual rights of employees of group members then interpretation is considered necessary in view of the variations extant

- (a) Bookers Agricultural Holdings (at Mumas) had as their 'legal rights' a letter of agreement valid until September 1970, involving rates of pay higher than those in the Nyanza Agreement
- (b) The Kenya Sugar Employers' Union had as their 'legal rights' an agreement valid until May 1969
- (c) Chemelil Sugar Co Ltd had the same 'rights' and obligations as in (b) above. They participated in the negotiation of the 'Nyanza Agreement' and applied not less than its terms throughout. The fact that a separate recognition agreement was introduced and negotiation commenced did not alter the 'legal rights' of the company and its employees, it is evidence of their intentions only. The implied contractual rights change only with the introduction of a new agreement or, as was the case, an Industrial Court award"

The Claimants on the other hand stated that although they were unhappy at the effective date which the Court had awarded, it would be very wrong to vary the award. They reminded the Court that the Chemelil Sugar Co Ltd had been negotiating with them as far back as September 1968 and if they had not deferred the negotiations in order to embark on discussions on a countrywide group basis, those workers would have received wage increases from September 1968. They felt that if the Court was inclined to vary the effective date then the whole award should be made effective from 1st January 1969.

During the proceedings the Court was quite clearly told by the Claimants that Chemelil Sugar Co Ltd had started negotiations with them in September 1968, this statement had not been challenged by the Respondents. This is a clear indication that although Chemelil Sugar Co Ltd were complying with the agreement existing between the Kenya Sugar Employers' Union and the Claimants, their wages and terms and conditions of service were under negotiation. As far as Bookers Agricultural Holdings at Mumias are concerned, they wrote a letter to the Court saying that they would have no objection to their being a Class B estate for the purposes of the award in this dispute. In view of these facts, the Court confirms its award on the effective date and duration. The award is very clear and is not contrary to 'the parties' legal rights either in its broad sense or in the implied contractual rights of the workers.

#### *Housing and housing allowance*

The Claimants stated that they were very happy to note that the Court's recommendations were being looked into and enforced in the various sugar estates by the various Government and county council officers but on the question of house allowance they felt that if an employee was not provided with proper housing free of rent then he should be paid a house allowance. The Court was silent on this particular matter and they wanted the Court to rule on this matter and make an award in favour of the workers.

The Respondents strongly opposed this contention of the Claimants on the ground that the latter were not seeking an interpretation but were in fact asking for an enhancement of the Court's award.

The fact that the Court has made no award on a particular demand does not mean that the Court overlooked that particular matter during its deliberations. In the absence of an award by the Court it should be understood that the Court is not prepared to make an award as demanded by either party. The Court would, however, like to clarify that where employees are not paying any house rent they should not be required to do so now as a result of the Court's award. The current position on housing is as follows:—

**Manual employees**—Housing shall be provided free of rent, persons other than manual employees, occupying manual staff housing shall not be charged rent.

**Staff employees**—Employees occupying staff housing shall pay rent at such level as may be stipulated.

#### *Wage increase*

The Claimants believed that the Court had awarded a general wage increase of 50 cents, i.e. every worker was to benefit by an increase of 50 cents per day whereas the employers had given 50 cent increase only to those workers who were on basic rates for the various jobs. Those workers who are in between the old and new scales or above their particular scale had received either less than 50 cents or nothing. They wanted to know if it was the intention of the Court to award a wage increase to a section of the sugar workers only.

The Respondents very vigorously opposed this move by the Claimants on the ground that the Court's award was very clear and needed no interpretation. They stated that at no stage had either party either during discussions or in their submissions to the Court or during proceedings before the Court deviated from the dispute on the rates for the various jobs. The Claimants were now asking the Court to enhance its award and the Court should accordingly reject this move.

The Court must point out that during the proceedings before it and in the written submissions made by the parties, the Court was being asked to grant a wage increase on the rates for the various jobs and not to award a general wage increase. If the Claimants had wanted a general wage increase then they should have clearly stated so and put forward arguments in support thereof. The Court was kept in dark by the parties that there were certain workers who were above their rates for the job. Under the Court's award those workers who are slightly above

the rate for their job should get the difference to bring them up to the new rate awarded by the Court. Those workers who are above the rates for the jobs as awarded by the Court on account of various factors like length of service, merit increases and so on, are not covered by the Court's award but the Court is of the view that when either job grading, classification or evaluation exercise is carried out and finalized by the parties this problem would be taken care of. As there appears to be a substantial number of workers in this category the Court recommends that the parties should immediately embark on the aforesaid job grading or evaluation exercise with a view to eliminating this problem along with revising and reviewing the existing grades.

Dated this 3rd day of October 1969

SAEED R. COCKAR,  
President

J. T. WILSON,  
J. KAREBE,  
Members

#### GAZETTE NOTICE No. 3140

#### THE TRADE MARKS ACT

(Cap. 506)

NOTICE is hereby given that any person who has grounds of opposition to the registration of any of the trade marks advertised herein according to the classes may, within 60 days from the date of this Gazette, lodge notice of opposition on Form T.M. No. 6 (in duplicate) together with a fee of Sh. 50.

Notice is also hereby given that official objection will be taken under rule 21 (3) to all applications in which the specification claims all the goods included in any class unless the Registrar is satisfied that the claim is justified by the use of the mark which the applicant has made, or intends to make if and when it is registered. Where an applicant considers that a claim in respect of all the goods included in a class can be justified it will save unnecessary delay in examining applications if a claim is filed simultaneously with the application, accompanied in appropriate cases by supporting documents.

The period for lodging notice of opposition may be extended by the Registrar as he thinks fit and upon such terms as he may direct. Any request for such extension should be made to the Registrar so as to reach him before the expiry of the period allowed.

Formal opposition should not be lodged until after reasonable notice has been given by letter to the applicant for registration so as to afford him any opportunity of withdrawing his application before the expense of preparing the notice of opposition is incurred. Failure to give such notice will be taken into account in considering any application by an opponent for an order for costs if the opposition is uncontested by the applicant.

Where it is stated in the advertisement of the applicant that the mark, upon its registration, is to be limited to certain colours, the colours are, as far as possible, indicated in the accompanying representations of the mark in the usual heraldic manner.

Representations of the marks advertised herein can be seen at the Trade Marks Registry, State Law Offices, Nairobi.

Applications for registration in Part A of the Register are shown with the official number unaccompanied by any letter. Applications for Part B are distinguished by the letter B prefixed to the official number.

#### CLASS 1—SCHEDULE III

#### ELECTROLUBE

16748—Chemical substances included in Class 1 for use in the treatment of metal electric contacts and metal electric connections. ELECTROLUBE LIMITED, a British Company, manufacturers and merchants, of Oxford Avenue, Slough, Buckinghamshire, England, and c/o Messrs Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa, Kenya 26th June 1969.

## CLASS 3—SCHEDULE III



16710—Soap and soap by-products DUROIS OIL MILL & SOAP FACTORY LTD., private company, incorporated in Kenya, whose Directors are Nani Damu, A N Damu, S N Damu, A N Damu and N N Damu, manufacturers and merchants, of P O Box 374, Mombasa, Kenya 17th June 1969

## CLASS 4—SCHEDULE III

## MORLINA

16751—Industrial oils and greases (other than edible oils and fats and essential oils), lubricants, fuels (including motor spirit) and illuminants SHELL INTERNATIONAL PETROLEUM COMPANY LIMITED, merchants, of Shell Centre, London SE1, England, and c/o Messrs Atkinson, Cleasby & Satchu, advocates, P O Box 29, Mombasa, Kenya 25th June 1969

## LEDINA

16752—Industrial oils and greases (other than edible oils and fats and essential oils), lubricants, fuels (including motor spirit) and illuminants SHELL INTERNATIONAL PETROLEUM COMPANY LIMITED, merchants, of Shell Centre, London SE1, England, and c/o Messrs Atkinson, Cleasby & Satchu, advocates, P O Box 29, Mombasa, Kenya 28th June 1969

## MADRELA

16753—Industrial oils and greases (other than edible oils and fats and essential oils), lubricants, fuels (including motor spirit) and illuminants SHELL INTERNATIONAL PETROLEUM COMPANY LIMITED, merchants, of Shell Centre, London SE1, England, and c/o Messrs Atkinson, Cleasby & Satchu, advocates, P O Box 29, Mombasa, Kenya 25th June 1969

## CLASS 5—SCHEDULE III

## RAID

By consent under rule 42 (2) of the Trade Marks Rules

16113—Germicidal preparations other than for use on the body, disinfectants, preparations for killing weeds and destroying vermin, insect repellents, fungicides, air deodorants, moth proofers, decongestants to remove and inhibit the accumulation of disease and infection producing agents in the air, rodenticides, preparations for the deterrence and control of insects, pests, weeds, rodents, and other noxious things S C JOHNSON & SON, Inc., a corporation of the State of Wisconsin, manufacturers and merchants, of 1525 Howe Street, City of Racine, State of Wisconsin, U.S.A., and c/o Messrs Atkinson, Cleasby & Satchu, advocates, P O Box 29, Mombasa, Kenya 7th October 1968

## FLIT MLO

Registration of this trade mark shall give no right to the exclusive use of the letters MLO

16535—Insecticides and pesticides STANDARD OIL COMPANY, a corporation of the State of New Jersey of Flemington, New Jersey, United States of America, merchants, of 30 Rockefeller Plaza, New York, N.Y. 10020, United States of America, and c/o Messrs Shapley Barret Marsh & Co., advocates, P O Box 286, Nairobi, Kenya To be associated with TM 1158 26th March 1969

## CLASS 9—SCHEDULE III

## ANSAFONETTE

16706—Sound producing, sound reproducing, sound recording and telephone answering machines ANSAFONE LIMITED, a British Company, manufacturers and merchants, of 19, Upper Brook Street, London W1, England, and c/o Messrs Atkinson, Cleasby & Satchu, advocates, P O Box 29, Mombasa, Kenya 12th June 1969

## CLASS 12—SCHEDULE III

## PUMA

By consent under rule 42 (2) of the Trade Marks Rules

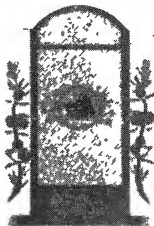
16378—Motor land vehicles and parts and fittings therefor FORD MOTOR COMPANY LIMITED, a British Company, manufacturers and merchants, of 88 Regent Street, London W1, England, and c/o Messrs Atkinson, Cleasby & Satchu, advocates, P O Box 29, Mombasa, Kenya 18th January 1969

## CLASS 16—SCHEDULE III



16732—Books GURMIT KAUR SANDHU, British subject, P O Box 998, Nairobi, publisher, of Plot No 209/90/13, Churani Lal Road, Nairobi, Kenya 25th June 1969

## CLASS 33—SCHEDULE III



Registration shall give no right to the exclusive use of the device of juniper berries on a stem of prickly leaves apart from the mark as a whole

The trade mark is limited to the colours red, orange, yellow, blue and green as shown in the representation on the form of application

16632—SPIRITUOUS LIQUORS TANQUERAY GORDON & CO LIMITED, a limited liability company registered under the laws of Great Britain, distillers, of 260/266, Goswell Road, London EC1, England, and c/o Messrs Atkinson, Cleasby & Satchu, advocates, P O Box 29, Mombasa, Kenya 14th May 1969

## CLASS 3—SCHEDULE III

Cancellation on application of the proprietor of the entry on the Register of Trade Marks under section 37 (1) (c) of the Trade Marks Act

16317—Boots Pure Drug Company Limited (Advertised under Gazette Notice No 1325, page 405, and Kenya Gazette dated 2nd May 1969), and c/o Messrs Atkinson, Cleasby & Satchu, advocates, P O Box 29, Mombasa, Kenya

## TRADE MARKS RENEWED

TM No	Class	Name
2724	40	Tyresoles (Overseas) Limited
11435	34	Luggatt and Myers Tobacco company
7082	45	Illingworths Snuffs Limited
7068	1	J R Geigy, Societe Anonyme
7069	1	J R Geigy, Societe Anonyme
11517	17	BBA Group Limited
11516	12	BBA Group Limited
11515	7	BBA Group Limited
11514	6	BBA Group Limited
B 11571	34	Rothmans of Pall Mall Limited
11564	5	Stauffer Chemical Company
11552	34	Solo Susce Narodini
11544	5	Roché Products Limited
11519	5	United Africa Chemicals Limited
B 7089	5	Richard Thomas and Baldwins Ltd
10585	34	N V Koninklijke Tabakfabriek, Koffie- brandjen en Theehandel J and A C Van Rossem
11523	5	C H Boehringer Sohn
11522	5	C H Boehringer Sohn
11521	5	C H Boehringer Sohn
11520	5	C H Boehringer Sohn
11524	5	C H Boehringer Sohn
11525	5	C H Boehringer Sohn
11475	34	Philip Morris and Company Limited
11485	5	Glaxo Laboratories Ltd
11484	5	Glaxo Laboratories Ltd
7085	3	Glaxo Laboratories Ltd
7084	3	Glaxo Laboratories Ltd
7083	2	Glaxo Laboratories Ltd
7078	3	Glaxo Laboratories Ltd
11489	5	Glaxo Laboratories Ltd
11488	5	Glaxo Laboratories Ltd
11487	5	Glaxo Laboratories Ltd
11486	5	Glaxo Laboratories Ltd
172	45	J Millhoff and Co., Limited
5956	39	Thika Wax Works
6932	39	Thorsen and Co (East Africa) Limited
6933	39	Thorsen and Co (East Africa) Limited
6984	3	H Lundbeck and Co A/S
6989	6	Krauss and Reichert
6992	12	Friedrich Dörten (Senior) and Friedrich Dörten (Junior)
7063	38	The British Bata Shoe Company Limited
7102	42	Mada Limited
7125	22	Societe Anonyme Andre Citroen
11363	30	Twiga Products Limited
11405	5	Montecatini Edison S p A
11433	5	Lovens Kemiske Fabrikas Handelsaktieselskab
11434	5	Lovens Kemiske Fabrikas Handelsaktieselskab
11557	17	Matsushita Electric Industrial Co Limited
11402	31	National Chemical Products Limited
11492	1	Rohn and Haas G m b h m
11526	3	Goya Ltd
11535	1	Rohn and Haas G M B H
11543	3	Unilever Limited
11554	1	Matsushita Electric Industrial Co Limited
11555	2	Matsushita Electric Industrial Co Limited
11556	16	Matsushita Electric Industrial Co Limited
11558	18	Matsushita Electric Industrial Co Limited
11559	20	Matsushita Electric Industrial Co Limited

TRADE MARKS INTENDED TO BE REMOVED FROM THE REGISTER OF  
TRADE MARKS THROUGH NON-PAYMENT OF THE RENEWAL FEES

TM No	Class	Trade Mark	Name
6857	37	Flexor	John White Footwear Holdings Limited
6858	38	Flexor	John White Footwear Holdings Limited
6877	3	Ethobral	John Wyeth and Brother Limited
6935	42	Brekweet	The Rhodesian Milling and Manufacturing Company (Private) Ltd
6937	42	Vitamor	The Rhodesian Milling and Manufacturing Company (Private) Ltd
6938	42	Rhomil	The Rhodesian Milling and Manufacturing Company (Private) Ltd
6939	42	Canadian Rose	The Rhodesian Milling and Manufacturing Company (Private) Ltd

Nairobi, 3rd October 1969 J M LONG,  
Deputy Registrar of Trade Marks

## GAZETTE NOTICE No 3141

THE LIQUOR LICENSING ACT  
(Cap 121)

## NORTH SIRIKWA LIQUOR LICENSING COURT

A meeting of the North Sirikwa Liquor Licensing Court will be held in the District Commissioner's Office, Trans Nzou, on 3rd November 1969, at 10 a.m.

The applications to be considered at this meeting may be seen on the notice board at the above office

Z ORWA,  
President  
North Sirikwa Liquor Licensing Court

## GAZETTE NOTICE No 3142

THE AFRICAN LIQUOR ACT  
(Cap 122)

## NAIROBI AFRICAN LIQUOR LICENSING BOARD

THE next statutory meeting of the Nairobi African Liquor Licensing Board will be held at the Office of the District Commissioner, Kenyatta Avenue, Nairobi Area, Nairobi, on Monday, 1st December 1969, at 9 a.m., to consider the grant, renewal or transfer of licences for the manufacture and sale of African intoxicating liquor in the Nairobi Area for 1970

Applications to be considered whether for grant, renewals, transfers or removals must reach the District Commissioner's Office, Nairobi Area, P.O. Box 30124, Nairobi, by Thursday, 30th October 1969, on the appropriate forms obtainable from the District Commissioner's Office, Nairobi

All applicants must appear in person

W K MARTIN,

Chairman

Nairobi, Nairobi African Liquor Licensing  
1st October 1969 Board

## GAZETTE NOTICE No 3143

THE AFRICAN LIQUOR ACT  
(Cap 122)

## TANA RIVER AFRICAN LIQUOR LICENSING BOARD

NOTICE is hereby given that the next statutory meeting of the Tana River African Liquor Licensing Board will be held in the District Commissioner's Office, Galole, on Monday, 1st December 1969, at 10 a.m.

Applications for renewals, transfers, removals and new licences, must reach the Office of the District Commissioner, Galole, on or before 25th September 1969. Late applications not received by this date will not be considered

Applicants for new licences must appear in person or be represented by an advocate. Attendance of applicants for renewal is optional unless there are objections in which case attendance is desirable

C KISAKA,

Chairman

Galole, Tana River African Liquor Licensing  
14th August 1969 Board

## GAZETTE NOTICE No 3144

THE AFRICAN LIQUOR ACT  
(Cap 122)

## KITUI AFRICAN LIQUOR LICENSING BOARD

THE next statutory meeting of the Kitui African Liquor Licensing Board will be held in the District Commissioner's Office at Kitui, on 5th December 1969, starting at 10 a.m.

All applications for new licences, renewals and transfers should be submitted to the District Commissioner's Office, Kitui, not later than 10th November 1969. Applicants for new licences should appear before the Board in person or be represented by an advocate

J P I BONYO,

Chairman,

Kitui, Kitui African Liquor Licensing  
25th September 1969 Board

## GAZETTE NOTICE No 3145

## PROBATE AND ADMINISTRATION

TAKE NOTICE that after fourteen days from the date of this Gazette, I intend to apply to the High Court at Nairobi for representation of the estates of the persons named in the second column of the Schedule hereto, who died on the dates respectively set forth against their names

And further take notice that all persons having any claims against or interests in the estates of the said deceased persons are required to prove such claims or interests before me within two months from the date of this Gazette, after which date the claims and interests so proved will be paid and satisfied and the several estates distributed according to law

## SCHEDULE

Public Trustee's Cause No	Name of Deceased	Address	Date of Death	Testate or Intestate
109/69	Henry A Edbrooke	Ayr, Scotland	1-4-69	Testate
110/69	Ephantus Mururu Gichere	Karatma	30-7-69	Intestate
111/69	Zuhura Binti Ahmad	Nairobi	20-3-54	Intestate

Nairobi,  
3rd October 1969

J M LONG,  
Deputy Public Trustee

## GAZETTE NOTICE No 3146

## PROBATE AND ADMINISTRATION

TAKE NOTICE that after fourteen days from the date of this Gazette, I intend to apply to the High Court at Mombasa for representation of the estates of the persons named in the second column of the Schedule hereto, who died on the dates respectively set forth against their names

And further take notice that all persons having any claims against or interests in the estates of the said deceased persons are required to prove such claims or interests before me within two months from the date of this Gazette, after which date the claims and interests so proved will be paid and satisfied and the several estates distributed according to law

## SCHEDULE

Public Trustee's Cause No	Name of Deceased	Address	Date of Death	Testate or Intestate
10/69	Kituku Matenge	Mombasa	30-7-68	Intestate
47/69	Said Mohamed Bahamadi	Mombasa	21-11-68	Intestate
67/69	Bakari Njovu	Mombasa	3-8-69	Intestate
72/69	Betheseba Ongayo	Mombasa	31-5-66	Intestate

Mombasa,  
27th September 1969

J N KING'ARUI,  
for Public Trustee

## GAZETTE NOTICE No 3147

## PROBATE AND ADMINISTRATION

TAKE NOTICE that the accounts of the estates of the deceased persons mentioned in the Schedule below have been lodged with the Registrar of the High Court at Nairobi, and that he has appointed the 15th day of November 1969, at 9 30 o'clock in the forenoon, for passing such accounts

## SCHEDULE

Public Trustee's Cause No	High Court Case No	Name of Deceased
'B' A/c		
42 of 1955	208 of 1955	Arthur Frank Chaloner Cole
73 of 1958	142 of 1958	Leonard Reginald Forster
71 of 1961	45 of 1962	Justin Bekau Stephen
50 of 1963	315 of 1963	Grant Charo
'C' A/c		
17 of 1964	198 of 1964	Anne Evans
12 of 1966	162 of 1966	Zephania Agrippa Ogutu Airoo
49 of 1966	99 of 1968	Peter Waititu s/o Ndirangu
28 of 1967	311 of 1967	Johnson Laban Addero
'B' A/c		
49 of 1967	164 of 1967	Albert Ernest Tunstall
58 of 1967	91 of 1968	Ishmael Arthur Oluoeh
90 of 1967	81 of 1968	Ernest David Gichamba
94 of 1967	25 of 1968	Sipura Masiga
105 of 1967	114 of 1968	Pius Boniface Musau
115 of 1967	36 of 1968	Peter William Gunns
116 of 1967	14 of 1968	Joseph Mwangi Chego
15 of 1968	100 of 1968	Charles Musumba Evusa
36 of 1968	327 of 1968	Francis Kipsang Arap Langat
37 of 1968	153 of 1968	Chhotalal Trikarn
70 of 1968	268 of 1968	John Kuria Kimotho
79 of 1968	95 of 1969	Jesse Fofonfo
98 of 1968	359 of 1969	Paul Lucas Berger
112 of 1968	27 of 1969	Willis Mboogo
128 of 1968	106 of 1969	Said Ahmed Khan
19 of 1969	92 of 1969	Minnie Mumbi Alfred
24 of 1969	131 of 1969	Stanley David Odanyu
40 of 1969	179 of 1969	Buddie Herbert Casson
42 of 1969	172 of 1969	Joshuah Kamau Njonjo
45 of 1969	156 of 1969	Abdalla Sikanasani
46 of 1969	81 of 1969	John William Judd
49 of 1969	193 of 1969	Kayalakatathu Peedikayi Oomen
		Mathan
58 of 1969	207 of 1969	Henry Murima Mauuye

Nairobi,  
3rd October 1969

J M LONG,  
Deputy Public Trustee

## GAZETTE NOTICE No 3148

## IN THE HIGH COURT OF KENYA AT NAIROBI

## PROBATE AND ADMINISTRATION

TAKE NOTICE that applications having been made in this Court in —

(1) CAUSE No 310 of 1969

By Innocencia Carmelina Menezes of P.O. Box 90, Nairobi in Kenya, the attorney of Maria Santana D'Souza of Mapusa, Bardez, Goa in India, the widow of the deceased, through Messrs Shih & Parekh, advocates of Nairobi, for a grant of letters of administration intestate of the estate of Michael Octavio D'Souza also known as Miguel Caetano Octavias De Souza and Michael Canton Octavio D'Souza of Nairobi aforesaid, who died at Vengurla in Goa, on the 14th day of April 1965

(2) CAUSE No 311 of 1969

By Barbara Jean Masse Blomfield of P.O. Box 3090, Nairobi in Kenya, the widow of the deceased, and the sole executrix appointed in his will, through Messrs Daly & Figgs, advocates of Nairobi, for a grant of probate of the will of Hugh Masse-Blomfield of Nairobi aforesaid, who died at Nairobi on the 20th day of October 1968

(3) CAUSE No 315 of 1969

By The Standard Bank Limited (described in the will as The Standard Bank of South Africa Limited) (through its duly authorized attorney Ronald Henry Fulbrook of P.O. Box 30299, Nairobi in Kenya), one of the executors appointed in the will of the deceased (the other executor, Harry Cunningham Davidson having predeceased the deceased herein) through Messrs Daly & Figgs, advocates of Nairobi, for a grant of probate of the will of Geoffrey Kemp Podd of Kitale in Kenya, who died at Kitale on the 7th day of June 1969

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before 24th October 1969

M F PATEL,

Nairobi,  
6th October 1969 Deputy Registrar  
High Court of Kenya, Nairobi

NB—The wills mentioned above have been deposited in and are open to inspection at the Court

## GAZETTE NOTICE No 3149

## LYLIE RAMSAY CLELAND, DECEASED

## NOTICE

NOTICE is hereby given, pursuant to section 29 of the Trustee Act (Cap 167), that any person having a claim against, or an interest in, the estate of the late Mrs Lylie Ramsay Cleland of 83 Sideshif Road, Sunderland, England, who died on the 25th day of March 1969, at Sunderland in England, is hereby required to send particulars in writing of his or her claim or interest to the undersigned before the 19th day of December 1969, after which date the executor will distribute the estate among the persons entitled thereto having regard only to the claims and interests of which he shall have had notice and will not as respects the property so distributed be liable to any person of whose claim he shall not then have had notice

Dated this 3rd day of October 1969

KAPLAN & STRATTON,  
Advocates for the Executor  
Queensway House York Street  
P.O. Box 111 Nairobi

## GAZETTE NOTICE No 3150

## PANAYOTIS NICHOLAS HILAKOS, DECEASED

TAKE NOTICE that all persons having any claims against the estate of the above named deceased late of Mombasa, Kenya, who died on or about the 18th February 1969, are requested to lodge and prove details thereof with the undersigned on or before the 30th November 1969, after which date the administratrix will distribute the estate having regard only to valid claims then notified

Dated this 30th day of September 1969

HAMILTON HARRISON & MATHEWS,  
Advocates for the Administratrix  
P.O. Box 30333 Nairobi



## GAZETTE NOTICE No 3151

## SAMUEL L. SMALL, DECEASED

NOTICE is hereby given, pursuant to section 29 of the Trustee Act (Cap 167), that any person having a claim against, or an interest in, the estate of the late Samuel L. Small of Mpala Farm, P.O. Nanyuki, who died on the 22nd of September 1969, at Nanyuki in the Republic of Kenya, is hereby required to send particulars in writing of his or her claim or interest to the undersigned at P.O. Box 111, Nairobi, before the 10th of December 1969, after which date the executor will distribute the estate among the persons entitled thereto having regard only to the claims and interests of which he shall have had notice and will not as respects the property so distributed be liable to any person of whose claim he shall not then have had notice.

Dated this 10th day of October 1969

KAPLAN & STRATTON,  
*Advocates for the Executor*

## GAZETTE NOTICE No 3152

## ESTATE OF THE LATE SELBOURNE CHARLTON SOBIZWA MVUSI

NOTICE is hereby given, pursuant to section 29 of the Trustee Act (Cap 167), that any person having a claim against or an interest in the estate of late Selbourne Charlton Sobizwa Mvusi of P.O. Box 7989, Nairobi, Kenya, who died at Fort Hall, Kenya, on the 10th December 1967, is hereby required to send particulars in writing of his or her claim or interest to Bhalil Patel, Esq., advocate, P.O. Box 2508, Nairobi, before the 11th day of December 1969, after which date the administratrix will distribute the estate among the persons entitled thereto having regard only to the claims and interests of which she has had notice and will not as respects the property so distributed be liable to any person of whose claim she shall not then have had notice.

Dated this 1st day of October 1969

BHAILAL PATEL,  
*Advocate for the Administratrix*

## GAZETTE NOTICE No 3153

## ESTATE OF THE LATE JOHN HORACE CLIVE

## To All To Whom It May Concern

TAKE NOTICE that all persons having any claims against or owing money to the above-named John Horace Clive of P.O. Box 270, Mombasa, who died at Mombasa aforesaid, on the 20th March 1969, are requested to prove such claims or to pay the amount due as the case may be to The Standard Bank Limited, P.O. Box 30299, Nairobi, on or before the 12th December 1969, after which date the estate of the said deceased will be distributed or administered according to law having regard only to the claims against the estate of which we the said Bank shall then have notice.

THE STANDARD BANK LIMITED,  
*Trustee Branch*  
P.O. Box 30299, Nairobi  
*Executor*

## GAZETTE NOTICE No 3154

THE BANKRUPTCY ACT  
(Cap 53)

## ORDER MADE ON APPLICATION FOR DISCHARGE

*Debtor's name*—Shabudin Chaggan Punjani formerly trading as Lake Trading Co  
*Address*—P.O. Box 4508, Nairobi  
*Description*—Trader  
*Court*—High Court of Kenya, P.O. Box 30041, Nairobi  
*No. of matter*—B.C. 113 of 1961  
*Date of order*—20th June 1969  
*Date of issue*—23rd September 1969  
*Nature of order made*—Bankrupt is discharged subject to judgment being entered against him in the High Court of Kenya, Nairobi, by the Official Receiver for the sum of K Sh 10,000

G K MUKELE,  
*Deputy Registrar*  
Nairobi,  
1st October 1969  
*High Court of Kenya Nairobi*

## GAZETTE NOTICE No 3155

## THE SOCIETIES RULES 1968

(L.N. 62 of 1968)

PURSUANT to rule 14 of the Societies Rules, notice is hereby given that—

- (a) the societies listed in the First Schedule hereto have been registered, and
- (b) the societies listed in the Second Schedule hereto have been refused registration,

under the provisions of the Societies Act 1968

## FIRST SCHEDULE

<i>Name of Society</i>	<i>Date of Registration Effected</i>
Kenya Peoples Union, North Nyakach Sub branch	20-9-69
Kenya Peoples Union, Seme Sub-branch	20-9-69
Aberdare Country Club	1-10-69
Kanam "A" Association, Nairobi	1-10-69

## SECOND SCHEDULE

<i>Name of Society</i>	<i>Date of Refusal</i>
Kenya Peoples Union, Elwak Sub-branch	25-9-69
Kenya Peoples Union, Mandera District Branch	25-9-69

Dated this 3rd day of October 1969

J M LONG,  
*Deputy Registrar of Societies*

## GAZETTE NOTICE No 3156

## THE SOCIETIES RULES 1968

(L.N. 62 of 1968)

PURSUANT to rule 14 of the Societies Rules, notice is hereby given that the registration of the societies named in the Schedule hereto have been cancelled under the provisions of the Societies Act 1968

## SCHEDULE

<i>Name of Society</i>	<i>Date of Cancellation</i>
Multiracial Club	2-10-69
Thairu Old and Young Welfare Society	2-10-69
Nyanza Motor Vehicle Transporters Union	2-10-69

Dated this 3rd day of October 1969

J M LONG,  
*Deputy Registrar of Societies*

## GAZETTE NOTICE No 3157

## THE JUBILEE INSURANCE COMPANY LIMITED

(Incorporated in Kenya)

## NAIROBI

## LOSS OF POLICY

Re *Life Policy No* 9807, Alaudin Lavjee Damjee of P.O. Box 44 Kalisz

APPLICATION has been made to this Company for the issue of duplicate of the above-numbered policy, the original having been reported as lost or misplaced. Notice is hereby given that unless objection is lodged to the contrary at the office of the Company within 30 days from the date hereof, duplicate policy will be issued.

M R HOSANGADY,  
*Executive Director*  
Nairobi,  
27th September 1969  
P.O. Box 30376 Nairobi

## GAZETTE NOTICE No 3158

**THE JUBILEE INSURANCE COMPANY LIMITED**  
(Incorporated in Kenya)

**NAIROBI**

Re *Life Policy No P M 10055 Abdoel Gafoni Jakarta of 1 Louis Pasteur St Port Louis*

**LOSS OF POLICY**

APPLICATION has been made to this Company for the issue of duplicate of the above numbered policy, the original having been reported as lost or misplaced. Notice is hereby given that unless objection is lodged to the contrary at the office of the Company within 30 days from the date hereof, duplicate policy will be issued.

**M R HOSANGADY,**  
*Executive Director*  
*Head Office*  
*P O Box 30376 Nairobi*

Nairobi,  
27th September 1969

## GAZETTE NOTICE No 3159

**THE OLD MUTUAL**

South African Mutual Life Assurance Society (Incorporated by Act of Parliament in South Africa with limited liability)

P O Box 30059, NAIROBI, KENYA

**LOSS OF POLICY**

*Policy No 1786614 for Sh 40,320 (basic) dated 27.11.1962 on the life of Thomas Eric Fernandes and the property of Thomas Eric Fernandes*

NOTICE is hereby given that evidence of the loss or destruction of the policy has been submitted to the Society and any person in possession of the policy or claiming to have any interest therein, should communicate immediately by registered post with the Society. Failing any such communication a certified copy of the policy (which shall be the sole evidence of the contract) will be issued to the owner.

**L W GOLDMAN,**  
*Manager for East Africa*

## GAZETTE NOTICE No 3160

**THE MUNICIPAL COUNCIL OF NAKURU**

**DRAFT VALUATION ROLL, 1969**

NOTICE is hereby given that the Draft Valuation Roll for 1969 for the Municipality of Nakuru has been laid before a meeting of the Municipal Council of Nakuru as required by section 9 (2) of the Valuation for Rating Act (Cap 266), and is now available for public inspection. Any person may, during ordinary business hours, inspect the Draft Valuation Roll and take copies or extracts from it.

Any person who is aggrieved—

- (a) by the inclusion of any rateable property in, or by the omission of any rateable property from the Draft Valuation Roll, 1969, or
- (b) by any value ascribed in the Draft Valuation Roll, 1969, to any rateable property, or by any other statement made or omitted to be made in the same with respect to any rateable property,

may lodge an objection in writing with the Town Clerk, Municipal Council of Nakuru, P.O. Box 124, Nakuru, at any time before the expiration of 28 days from the date of publication of this notice.

No person shall be entitled to urge any objection before a Valuation Court unless he has first lodged such notice of objection as aforesaid.

Provided that it shall be competent for a Valuation Court to agree to consider any objection although notice thereof has not been given in accordance with section 10 of the Valuation for Rating Act.

**J M MOMANYI,**  
*Town Clerk*  
*Municipal Offices,*  
*P O Box 124, Nakuru*

Nakuru,  
1st October 1969

## GAZETTE NOTICE No 3161

**THE COUNTY COUNCIL OF WAJIR (CATTLE  
CLEANSING) BY-LAWS 1969**

**NOTICE**

IN PURSUANCE of regulation 203 (1) of the Local Government Regulations 1963, notice is hereby given for general information that the County Council of Wajir intends to make the above By-laws.

Copies of the By-laws are being deposited at the Council offices and are available for inspection free of charge during normal office hours. Any objection against the By-laws should be lodged with the Clerk to Council within 14 days.

**H B OSMAN,**  
*Clerk to Council*  
*Wajir County Council*

## GAZETTE NOTICE No 3162

**EAST AFRICAN RAILWAYS CORPORATION**

**TENDERS FOR DIESEL LOCOMOTIVES**

THE East African Railways Corporation proposes to purchase 70 diesel locomotives comprising 15 Large Main Line, 20 Medium Main Line, 10 Small Main Line, 10 Shunting/Trip and 15 Shunting locomotives.

This requirement for diesel locomotives forms part of the programme for modernization and development of the railway system in the four-year period 1969/72. Finance for the programme is being found partly from internal resources and negotiated partly from multilateral sources (including the I.B.R.D.) and partly from bilateral sources.

Offers of bilateral finance for the purchase of diesel locomotives have already been the subject of correspondence between the East African Community and a number of foreign countries represented in East Africa. Prospective tenderers are therefore advised to consult their governments concerning the terms of any financial aid which will require to be taken into consideration.

Interested tenderers are invited to apply for tender documents from the East African Railways Corporation Overseas Agents at the following address—

The Overseas Purchasing Division, East African Railways Corporation, 4, Milbank, London SW 1.

The applications together with a nominal fee of £20 sterling per specification set, 10 for Main Line or Shunting/Trip or Shunting locomotives, must be received at the London office on or before the 19th November 1969. Applications received after that date will not be considered. Completed tender documents must be returned to the London office of the Overseas Purchasing Division so as to arrive not later than 1 p.m. on the date shown on the tender documents.

**E N GAKUO,**  
*Director General*

## GAZETTE NOTICE No 3163

**THE KENYA POLICE**

**TENDERS**

TENDERS are invited for making the following items of Police uniforms during the current financial year ending June 1970. The materials will be supplied by the Department—

(a) Tender No 2/69/670—Trousers, Denim J G	<i>Pairs</i> 14,000
(b) Tender No 3/69/70—Shorts, K D	25,000
(c) Tender No 4/69/70—Shirts, cotton, poplin, khaki	<i>No</i> 10,000
(d) Tender No 5/69/70—Smocks, J G	5,000
(e) Tender No 6/69/70—Shirts, blue, flannel	12,000

Tender forms containing specifications and general conditions may be obtained on application from the Commissioner of Police, Kenya Police Headquarters, P.O. Box 30083, Nairobi.

The sample garments may be viewed by appointment at Force Central Stores, Machakos Road, Nairobi, or at Police Sub Depots (Stores) at Nakuru, Nyeri, Isiolo, Kisumu and Mombasa.

Separate tenders in plain sealed envelopes marked (Tender No 1/69/70) should be submitted so as to reach the Commissioner of Police not later than 25th October 1969.

**D M MBELA,**  
*Administrative Secretary*

## GAZETTE NOTICE No 3164

## ARMED FORCES

## TENDER NOTICE

TENDERS are invited for the supply of Lemonade and Orangeade Powder to the Ordnance Depot, Kahawa, for the period 1st January 1970 to 31st December 1970

Tender documents may be obtained on written application from SO II Supply (Rats and Pds) Defence Headquarters, P.O. Box 668, Nairobi. The closing date for submission of tenders will be 1400 hours on Wednesday, 22nd October 1969

## GAZETTE NOTICE No 3165

## DISSOLUTION OF PARTNERSHIP

THIS is to confirm that Mohamed Rashid s/o Taj Mohamed, Deputy Treasurer, Municipal Council of Nakuru, ceased to be a partner of Nakuru Garage at Nakuru, since the beginning of the year 1968

The said Mohamed Rashid is not liable or responsible for any trade debts or liabilities of the said Nakuru Garage as from that year. The present partners, i.e. Taj Mohamed s/o Pr Mohamed, Mohamed Sadque, Mohamed Bashir and Hussein Bibi are fully responsible for all such debts and liabilities (as is testified by them underneath)

We confirm the above —

- (1) Mohamed Bashir
- (2) Mohamed Sadque
- (3) Taj Mohamed
- (4) Hussein Bibi

AKRAM & EMAIL,  
*Advocates*

## GAZETTE NOTICE No 3166

## DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between Narharilal Chhototal Patel and Beant Singh Virdee in the business carried on at Simla House, Victoria Street, Nairobi, under the firm name or style of Central Academy, has been dissolved by mutual consent by the retirement therefrom of the said Beant Singh Virdee as from 1st August 1969

The continuing partner Narharilal Chhototal Patel will, as from the 1st August 1969, carry on the said business at the same address and under the same firm name

All debts due to and liabilities due from the said business up to and including the 1st day of August 1969, will be collected and paid by the continuing partner

Dated at Nairobi this 1st day of August 1969

NARHARILAL CHHOTOTAL PATEL,  
*Continuing Partner*  
BEANT SINGH VIRDEE,  
*Retiring Partner*

## GAZETTE NOTICE No 3167

## THE TRANSFER OF BUSINESSES ACT

(Cap 500)

NOTICE is hereby given that the business of hotel, bar and restaurant heretofore carried on by Nizarali Noormohamed Adam under the name and style of Rainbow Hotel, Bar and Restaurant at Plot No 226, Section XXI, Mwaizi Moja Road, Mombasa, has, with effect from the 16th day of August 1969, been sold and transferred to (1) Ahmedali Noormohamed Dossa and (2) Moyerali Jannmohamed, who will carry on the said business at the same place and address and under the same name and style of Rainbow Hotel, Bar and Restaurant

The address of the transferor is P.O. Box 1297, Mombasa

The address of the transferees is P.O. Box 9137, Mombasa

The transferees do not assume nor do they intend to assume any liabilities incurred in the said business by the transferor up to and including the 15th day of August 1969, and the same will be paid and discharged by the transferor and likewise all debts due to the transferor up to and including the said 15th day of August 1969, will be received by the transferor

Dated at Mombasa this 25th day of September 1969

NIZARALI NOORMOHAMED ADAM,  
*Transferor*  
S N DOSSA,  
*Advocate for the Transferees*

## GAZETTE NOTICE No 3168

## THE TRANSFER OF BUSINESSES ACT

(Cap 500)

NOTICE is hereby given that the business of purveyor of scientific instruments heretofore carried on by Major Dennis Benjamin Sturman under the name and style of Sturman Survey Scientific at Plot No 209/2650, Queensway, Nairobi, Kenya, has, as from the 1st day of September 1969, been sold and transferred to (1) William Frederick Kerr and (2) Philippa-Ellen Pegrum who will carry on the said business at the same place and under the same name and style

The address of the transferor is P.O. Box 7400, Nairobi, and the address of the transferees is P.O. Box 7400, Nairobi

The transferees do not assume nor do they intend to assume any of the liabilities incurred by the transferor in the said business up to and including the 31st day of August 1969

All debts due to and owing by the transferor up to and including 31st August 1969, will be received and paid by the transferor who will not assume nor does he intend to assume any liability incurred in the said business by the transferees after the said 31st August 1969

Dated at Nairobi this 18th day of September 1969

D B STURMAN,  
*Transferor*  
W F KERR,  
P E PEGRUME,  
*Transferees*

## GAZETTE NOTICE No 3169

## THE TRANSFER OF BUSINESSES ACT

(Cap 500)

## NOTICE

NOTICE is hereby given that the business of electrical engineers and contractors carried on by Medhi Mohamed Jamal Ebrahim, Shamsuddin Mohamed Alibhai Gulam and Mrs Zanatta Fatehaly Walji Daya under the firm name and style of Colin John's at Shop No 2 on Land Reference No 8945/9, Karen Shopping Centre, Nairobi area, has, as from the 11th day of August 1969, been sold and transferred to Sulatan Ali Asani and Anz Ahmedali Bhola both of whom will carry on the said business at the same address and under the same firm name and style of Colin John's

The address of the transferors is P.O. Box 518, Nairobi

The address of the transferees is P.O. Box 24825, Nairobi

The transferees do not assume nor do they intend to assume any of the liabilities incurred by the transferors in the said business and the same will be paid and discharged by the transferors up to and including the 11th day of August 1969. All debts due to and owing by the transferors in respect of the said business up to and including the 11th day of August 1969, will be received and paid by the transferors

Dated at Nairobi this 11th day of August 1969

SULTAANALI ASANI,  
AZIZ AHAMEDALI BHOLA,  
*Transferees*

## GAZETTE NOTICE No 3170

## THE TRANSFER OF BUSINESSES ACT

(Cap 500)

NOTICE is hereby given that the business carried on by Okeno David under the firm name Kapa Brothers on Plot No 246, Section VI, Salim Road, Mombasa, has, with effect from the 28th day of September 1969, been sold and transferred to Kanji Vaja, Rameshchandra Kanji and Nareschhindya Kanji who will carry on the said business at the same place under the firm name Kanji Vaja and Sons

The address of the transferor is P.O. Box 1379, Mombasa

The address of the transferees is P.O. Box 7141 Mombasa

The transferees do not assume nor do they intend to assume any liability incurred in the said business by the transferor up to and including the 27th day of September 1969 and the same will be paid and discharged by the transferor and likewise all debts due to the transferor up to and including the 27th day of September 1969, will be received by the transferor

Dated at Mombasa this 1st day of October 1969

OKENO DAVID  
*Transferor*  
KANJI VAJA  
RAMESHCHANDRA KANJI  
NARESHCHANDRA KANJI,  
*Transferees*

## PUBLICATIONS ON SALE AT GOVERNMENT PRINTING AND STATIONERY DEPARTMENT

P O Box 30128, NAIROBI

	K Sh	cts		K Sh	cts
<b>Annual Reports</b>			<b>Geological Reports—(Contd)</b>		
Agriculture Department Vol 1 1966 (postage 50 cts)	5	00	Bulletin No 4, Beryllium in Kenya (Postage 50 cts)	5	00
Agricultural Censuses 1965-1967 (postage 1/-)	7	50	Bulletin No 5, Prospecting for Minerals (Postage 25 cts)	5	00
Community Development and Social Services 1965 (postage 30 cts)	3	00	Bulletin No 6, "Graphite in Kenya" (postage 40 cts)	4	00
Economic Survey 1968 (postage 1/-)	10	00	Bulletin No 7, Geology of the Contact between the Nyanza Sheld and The Mozambique Belt in Western Kenya (postage 30 cts)	15	00
Economic Survey 1969 (postage 1/-)	10	00	Bulletin No 8, "Minerals of Kenya" (postage 75 cts)	10	00
Economic Survey of Central Province—1963/64 (postage 1/-)	7	50	Memoir No 2, Geology and Asbestos Deposits of the Taita Hills (postage 50 cts)	17	50
Estimates Revenue 1969/70 (postage 50 cts)	2	00	Memoir No 3, Geology and Mineral Resources of the Seychelles Archipelago (postage 80 cts)	20	00
Estimates Development 1969/70 (postage 1/-)	5	00	Memoir No 4, Copper in Kenya (postage 2/-)	30	00
Estimates Recurrent Expenditure 1969/70 (postage 1/50)	15	00	Geological Reports Nos 21 to 69 are also available (list on application)		
Fisheries Kenya 1966 (postage 30 cts)	4	00	No 70, Kajado Area (postage 50 cts)	20	00
Forest Department 1965 (postage 50 cts)	4	00	No 71, Lorian Hills Area (postage 1/-)	20	00
Forest Department 1966 (postage 20 cts)	4	00	No 72, Karauk Area (postage 75 cts)	15	00
Game Department 1964/65 (postage 50 cts)	2	00	No 73, Fort Hall Area (postage 50 cts)	12	00
Immigration Department 1967 (postage 30 cts)	2	00	No 74, Loperor Area (postage 50 cts)	20	00
Judicial Department 1964/65 (postage 50 cts)	2	00	No 75, Chianler's Falls Area (postage 50 cts)	25	00
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